

# THE NATIONAL ARCHIVES FEDERAL REGISTER OF THE UNITED STATES

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Washington, Friday, May 30, 1947

## TITLE 5—ADMINISTRATIVE PERSONNEL

### Chapter I—Civil Service Commission

#### PART 34—APPOINTMENT, COMPENSATION, AND REMOVAL OF HEARING EXAMINERS

##### CONDITIONAL REAPPOINTMENT OF HEARING EXAMINERS

Section 34.1 as set out below is hereby added to the regulations in part 34.

§ 34.1 *Conditional reappointment of hearing examiners.* Pending promulgation of final regulations by the Commission, incumbents of positions that are hearing examiner positions on June 11, 1947, may be reappointed conditionally on that date. Any eligibility for permanent appointment of incumbents that may be granted in the final regulations shall be based on the status of incumbents on June 11, 1947. (Sec. 11, 60 Stat. 244; 5 U. S. C. Sup. 1010)

[SEAL] UNITED STATES CIVIL SERVICE COMMISSION,  
H. B. MITCHELL,  
President.

[F. R. Doc. 47-5143; Filed, May 29, 1947; 8:47 a. m.]

## TITLE 7—AGRICULTURE

### Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Orange Reg. 121]

#### PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN FLORIDA

##### LIMITATION OF SHIPMENTS

§ 933.347 *Orange Regulation 121—(a) Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 33, as amended (7 CFR, Cum. Supp., 933.1 et seq.; 11 F. R. 9471), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of oranges, as herein-

after provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., June 2, 1947, and ending at 12:01 a. m., e. s. t., June 16, 1947, no handler shall ship:

(i) Any oranges, except Temple oranges, grown in the State of Florida, which grade U. S. Combination Russet, U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade (as such grades are defined in the United States standards for citrus fruits, as amended (11 F. R. 13239; 12 F. R. 1)); or

(ii) Any oranges, except Temple oranges, grown in the State of Florida, which are of a size larger than a size that will pack 126 oranges, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid amended United States standards), in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09)).

(2) As used in this section, "handler" and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order.

(48 Stat. 31, 670, 675, 49 Stat. 750, 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 28th day of May 1947.

[SEAL] S. R. SMITH,  
Director, Fruit and Vegetable  
Branch, Production and Marketing Administration.

[F. R. Doc. 47-5236; Filed, May 29, 1947; 9:43 a. m.]

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[Lemon Reg. 223, Amdt. 1]

## PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

## LIMITATION OF SHIPMENTS

§ 953.330 *Lemon Regulation 223, as amended*—(a) *Findings*. (1) Pursuant to the marketing agreement and Order No. 53 (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order*. Lemon Regulation 223 (12 F. R. 3331) is hereby amended as follows:

(1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., May 25, 1947, and ending at 12:01 a. m., P. s. t., June 1, 1947, is hereby fixed at 600 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached to Lemon Regulation 223 (12 F. R. 3331) and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handled," "boxes," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such word in the said marketing agreement and order. (48 Stat. 31, 670, 675, 49 Stat. 750, 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 28th day of May 1947.

[SEAL]

S. R. SMITH,  
Director, Fruit and Vegetable  
Branch, Production and Mar-  
keting Administration.

[F. R. Doc. 47-5237; Filed, May 29, 1947;  
9:43 a. m.]

## TITLE 22—FOREIGN RELATIONS

## Chapter I—Department of State

## Subchapter C—The Foreign Service

[Foreign Service Reg. 8-32]

## PART 102—PERSONNEL ADMINISTRATION

## CLASSES AND COMPENSATION OF CONSULAR AGENTS

Under authority contained in R. S. 161 (5 U. S. C. 22), and pursuant to sections 302, 418, 441, and 445 of the Foreign Service Act of 1946 (60 Stat. 1001, 1004, 1005, 1006), the Foreign Service Regulations comprising Part 102 of Title 22 of the Code of Federal Regulations are amended by adding the following section:

§ 102.80 *Classes and compensation of consular agents*—(a) *Compensation of consular agents*. Consular agents shall receive compensation based upon the nature and volume of work performed at the consular agency of which they are in charge.

(b) *Classification*. For the purpose of administrative convenience, the various consular agencies shall be divided into three classes. Consular agents at a class 1 consular agency shall receive compensation at the rate of \$1,040 per annum; consular agents at a class 2 consular agency, at the rate of \$780 per annum; and consular agents at a class 3 consular agency, at the rate of \$520 per annum.

(c) *Delegation of authority to assign consular agencies to classes*. The Chief of the Division of Foreign Service Personnel is hereby authorized to assign the positions occupied by consular agents to one of the three classes set forth in paragraph (b) of this section in accordance with the principles of paragraph (a) of this section.

(R. S. 161, secs. 302, 418, 441, 445, 60 Stat. 1001, 1004, 1005, 1006; 5 U. S. C. 22)

This section shall become effective beginning with the first pay period commencing on or after the date of publication in the FEDERAL REGISTER.

For the Secretary of State.

[SEAL]

JOHN E. PEURIFOY,  
Assistant Secretary.

MAY 23, 1947.

[F. R. Doc. 47-5217; Filed, May 29, 1947;  
8:48 a. m.]

## TITLE 24—HOUSING CREDIT

## Chapter VIII—Office of Housing Expediter

[Designation and Rent Declaration 25, Amdt. 43]

## PART 821—RENT REGULATIONS UNDER THE EMERGENCY PRICE CONTROL ACT OF 1942, AS AMENDED

## CONSOLIDATION OF AREAS

In § 821.101 of Designation and Rent Declaration 25, Item 184 is revoked and Item 179 is amended to read as follows:

19 F. R. 5820, 11540, 11798, 12865, 12967, 14060, 10 F. R. 2407, 4714, 5576, 7854, 11294, 12446, 13545; 11 F. R. 248, 6762, 9687, 13026.



(179)	Lancaster-York-Reading.....	Pennsylvania.....	Counties of Berks, Lancaster, and York.....			
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This amendment shall become effective June 1, 1947.

(56 Stat. 23; 60 Stat. 664; E. O. 9809, 11 F. R. 14281; E. O. 9841, 12 F. R. 2645)

Issued this 29th day of May 1947.

OFFICE OF THE HOUSING  
EXPEDITER,

By JAMES V. SARCONI,  
Authorizing Officer.

*Statement To Accompany Amendment 116 to the Rent Regulation for Housing, Amendment 108 to the Rent Regulation for Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts, and Amendment 43 to Designation and Rent Declaration No. 25*

By these amendments the application of the rent regulations is terminated in a portion of the San Francisco Bay defense-rental area in California, consisting of the Judicial Townships of Redwood and Sonoma (including the City of Sonoma) in Sonoma County, in the Salida defense-rental area in Colorado, consisting of Chaffee County; in a portion of the St. Petersburg defense-rental area in Florida, consisting of the Islands lying immediately off the mainland which are known as the Gulf Beaches, extending from Pass-A-Grille Beach northward to and including Clearwater Beach; in the Brunswick defense-rental area in Georgia, consisting of Glynn, Camden, and McIntosh Counties (except Sea and St. Simons Islands which have already been decontrolled); in the Pike defense-rental area in Illinois and Missouri, consisting of Pike County in Illinois and Pike County in Missouri; in a

portion of the Quincy defense-rental area, consisting of Lewis County in Missouri; in a portion of the Alexandria-Leesville defense-rental area in Louisiana, consisting of Vernon Parish; in the Lamar defense-rental area in Mississippi, consisting of Lamar County; in the Lewistown defense-rental area in Montana, consisting of Fergus County; and in a portion of the Marshall defense-rental area in Texas, consisting of Cass and Red River Counties.

Also by these amendments the Lancaster-York defense-rental area in Pennsylvania, consisting of Lancaster and York Counties, and the Reading defense-rental area in Pennsylvania, consisting of Berks County, are hereafter combined to form the new Lancaster-York-Reading defense-rental area in Pennsylvania.

It is the judgment of the Housing Expediter, that these amendments are necessary and proper in order to effectuate the purposes of the Emergency Price Control Act.

No provisions which might have the effect of requiring a change in established rental practices have been included in the amendments unless such provisions have been found necessary to achieve effective rent control and to prevent circumvention or evasion of the rent regulations and the act. To the extent that the provisions of these amendments compel or may operate to compel changes in established rental practices, such provisions are necessary to prevent circumvention or evasion of the rent regulations and the act.

[F. R. Doc. 47-5257; Filed, May 29, 1947; 10:08 a. m.]

[Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts, Amdt. 108 (§ 821.2)]

# PART 821—RENT REGULATIONS UNDER THE EMERGENCY PRICE CONTROL ACT OF 1942, AS AMENDED

## DECONTROL ACTIONS AND CONSOLIDATION OF AREAS

The rent regulation for transient hotels, residential hotels, rooming houses and motor courts is amended in the following respects:

1. The Lancaster-York-Reading defense-rental area is formed by the consolidation of the Lancaster-York defense-rental area and the Reading defense-rental area.

2. The application of the rent regulation for housing is terminated in a portion of the San Francisco Bay defense-rental area; in the Salida defense-rental area; in a portion of the St. Petersburg defense-rental area; in the Brunswick defense-rental area; in the Pike defense-rental area; in a portion of the Quincy defense-rental area; in a portion of the Alexandria-Leesville defense-rental area; in the Lamar defense-rental area; in the Lewistown defense-rental area; in a portion of the Marshall defense-rental area, and consequently the above-named areas and portions of areas are decontrolled.

3. In Schedule A of the rent regulation for transient hotels, residential hotels, rooming houses and motor courts, Items 45, 73, 167b, 171, 175h and 268 are revoked and Items 38, 64c, 90, 129, 263, and 324 are amended to read as follows:

(38)	San Francisco Bay.....	California.....	Marin, San Francisco, San Mateo, and Sonoma, except the Judicial Townships of Redwood and Sonoma (including the City of Sonoma).	Mar. 1, 1942	July 1, 1942	Sept. 15, 1942
(64c)	St. Petersburg.....	Florida.....	Pinellas County, except the Islands lying immediately off the mainland which are known as the Gulf Beaches extending from Pass-A-Grille Beach northward to and including Clearwater Beach.	Mar. 1, 1942	Sept. 1, 1942	Oct. 16, 1942
(90)	Quincy.....	Illinois.....	Adams.....	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
(129)	Alexandria-Leesville.....	Missouri.....	Marion.....	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
(263)	Lancaster-York-Reading.....	Louisiana.....	Parishes of Beauregard and Rapides.....	Jan. 1, 1941	July 1, 1942	Aug. 31, 1942
(324)	Marshall.....	Pennsylvania.....	Berks, Lancaster and York.....	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
		Texas.....	Harrison, Marion, and Upshur.....	Mar. 1, 1942	Oct. 1, 1942	Nov. 15, 1942
		Texas.....	Camp, Morris, and Titus.....	Mar. 1, 1942	Dec. 1, 1942	Jan. 15, 1943

This amendment shall become effective June 1, 1947.

(56 Stat. 23, 60 Stat. 664; E. O. 9809, 11 F. R. 14281, E. O. 9841, 12 F. R. 2645)

Issued this 29th day of May 1947.

OFFICE OF THE HOUSING  
EXPEDITER,

By JAMES V. SARCONI,  
Authorizing Officer.

*Statement To Accompany Amendment 116 to the Rent Regulation for Housing, Amendment 108 to the Rent Regulation for Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts, and Amendment 43 to Designation and Rent Declaration No. 25*

By these amendments the application of the rent regulations is terminated in a portion of the San Francisco Bay defense-rental area in California, consist-

ing of the Judicial Townships of Redwood and Sonoma (including the City of Sonoma) in Sonoma County; in the Salida defense-rental area in Colorado, consisting of Chaffee County; in a portion of the St. Petersburg defense-rental area in Florida, consisting of the Islands lying immediately off the mainland which are known as the Gulf Beaches, extending from Pass-A-Grille Beach northward to and including Clearwater Beach; in the Brunswick defense-rental area in Georgia, consisting of Glynn, Camden, and McIntosh Counties (except Sea and St. Simons Islands which have already been decontrolled); in the Pike defense-rental area in Illinois and Missouri, consisting of Pike County in Illinois and Pike County in Missouri; in a portion of the Quincy defense-rental area, consisting of Lewis County in Missouri; in a portion of the Alexandria-Leesville defense-rental area in Louisiana, consisting of Vernon Parish; in the

Lamar defense-rental area in Mississippi, consisting of Lamar County; in the Lewistown defense-rental area in Montana, consisting of Fergus County; and in a portion of the Marshall defense-rental area in Texas, consisting of Cass and Red River Counties.

Also by these amendments the Lancaster-York defense-rental area in Pennsylvania, consisting of Lancaster and York Counties, and the Reading defense-rental area in Pennsylvania, consisting of Berks County, are hereafter combined to form the new Lancaster-York-Reading defense-rental area in Pennsylvania.

It is the judgment of the Housing Expediter, that these amendments are necessary and proper in order to effectuate the purposes of the Emergency Price Control Act.

<sup>1</sup> 11 F. R. 12055, 13028, 13309, 14013, 14189; 12 F. R. 229, 420, 1443, 1984, 2167, 2772, 2986, 3220.



No provisions which might have the effect of requiring a change in established rental practices have been included in the amendments unless such provisions have been found necessary to achieve effective rent control and to prevent circumvention or evasion of the rent regulations and the act. To the extent that the provisions of these amendments compel or may operate to compel changes in established rental practices, such provisions are necessary to prevent circumvention or evasion of the rent regulations and the act.

[F. R. Doc. 47-5288; Filed, May 29, 1947; 10:08 a. m.]

[Housing; Amdt. 116 (§ 821.1)]

**PART 821—RENT REGULATIONS UNDER THE EMERGENCY PRICE CONTROL ACT OF 1942, AS AMENDED**

**DECONTROL ACTIONS AND CONSOLIDATION OF AREAS**

The rent regulation for housing is amended in the following respects:

1. The Lancaster-York-Reading defense-rental area is formed by the consolidation of the Lancaster-York defense-rental area and the Reading defense-rental area.

2. The application of the rent regulation for housing is terminated in a portion of the San Francisco Bay defense-

rental area; in the Salida defense-rental area; in a portion of the St. Petersburg defense-rental area; in the Brunswick defense-rental area; in the Pike defense-rental area; in a portion of the Quincy defense-rental area; in a portion of the Alexandria-Leesville defense-rental area; in the Lamar defense-rental area; in the Lewistown defense-rental area; in a portion of the Marshall defense-rental area, and consequently the above-named areas and portions of areas are decontrolled.

3. In Schedule A of the rent regulation for housing, Items 45, 73, 167b, 171, 175h and 268 are revoked, and Items 38, 64c, 90, 129, 263, and 324 are amended to read as follows:

(38)	San Francisco Bay.....	California.....	Marin, San Francisco, San Mateo, and Sonoma, except the Judicial Townships of Redwood and Sonoma (including the City of Sonoma).	Mar. 1, 1942	July 1, 1942	Aug. 15, 1942
(64c)	St. Petersburg.....	Florida.....	Pinellas County, except the Islands lying immediately off the mainland which are known as the Gulf Beaches extending from Pass-A-Grille Beach northward to and including Clearwater Beach.	Mar. 1, 1942	Sept. 1, 1942	Oct. 16, 1942
(90)	Quincy.....	Illinois.....	Adams	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
(129)	Alexandria-Leesville.....	Missouri.....	Marion	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
(263)	Lancaster-York-Reading.....	Louisiana.....	Parishes of Beaufort and Rapides	Jan. 1, 1941	July 1, 1942	Aug. 15, 1942
(324)	Marshall.....	Pennsylvania.....	Berks, Lancaster, and York	Mar. 1, 1942	Nov. 1, 1942	Dec. 16, 1942
		Texas.....	Harrison, Marion and Upshur	Mar. 1, 1942	Oct. 1, 1942	Nov. 15, 1942
		Texas.....	Camp, Morris, and Titus	Mar. 1, 1942	Dec. 1, 1942	Jan. 15, 1943

This amendment shall become effective June 1, 1947.

(56 Stat. 23, 60 Stat 664; E. O. 9809, 11 F. R. 14281, E. O. 9841, 12 F. R. 2645)

Issued this 29th day of May 1947.

OFFICE OF THE HOUSING  
EXPEDITER.

By JAMES V. SARCONI,  
Authorizing Officer.

*Statement to Accompany Amendment 116 to the Rent Regulation for Housing, Amendment 108 to the Rent Regulation for Transient Hotels, Residential Hotels, Rooming Houses and Motor Courts, and Amendment 43 to Designation and Rent Declaration No. 25*

By these amendments the application of the rent regulations is terminated in a portion of the San Francisco Bay defense-rental area in California, consisting of the Judicial Townships of Redwood and Sonoma (including the City of Sonoma) in Sonoma County; in the Salida defense-rental area, in Colorado, consisting of Chaffee County; in a portion of the St. Petersburg defense-rental area in Florida, consisting of the Islands lying immediately off the mainland which are known as the Gulf Beaches, extending from Pass-A-Grille Beach northward to and including Clearwater Beach; in the Brunswick defense-rental area in Georgia, consisting of Glynn, Camden, and McIntosh Counties (except Sea and St. Simons Islands which have already been decontrolled); in the Pike defense-rental area in Illinois and Missouri, consisting of Pike County in Illinois and Pike County in Missouri; in a portion of the Quincy defense-rental area, consisting of Lewis County in Missouri; in a portion of the Alexandria-Leesville defense-rental area in Louisiana, consisting of Vernon Parish; in the Lamar defense-rental area in Mississippi, consisting of Lamar County; in the Lewistown defense-rental area in Montana, consisting of Fergus County; and in a portion of the Marshall defense-rental area in Texas, consisting of Cass and Red River Counties.

Also by these amendments the Lancaster-York defense-rental area in Pennsylvania, consisting of Lancaster and York Counties, and the Reading defense-rental area in Pennsylvania, consisting of Berks County, are hereafter combined to form the new Lancaster-York-Reading defense-rental area in Pennsylvania.

It is the judgment of the Housing Expediter, that these amendments are necessary and proper in order to effectuate the purposes of the Emergency Price Control Act.

No provisions which might have the effect of requiring a change in established rental practices have been included in the amendments unless such provisions have been found necessary to achieve effective rent control and to prevent circumvention or evasion of the rent regulations and the act. To the extent that the provisions of these amendments compel or may operate to compel changes in established rental practices, such provisions are necessary to prevent circumvention or evasion of the rent regulations and the act.

[F. R. Doc. 47-5259; Filed, May 29, 1947; 10:08 a. m.]

**TITLE 32—NATIONAL DEFENSE**

**Chapter VII—Sugar Rationing Administration, Department of Agriculture**

[Sugar Rationing Administration Delegation Order 4]

**PART 705—ADMINISTRATION**

**DELEGATION OF AUTHORITY TO REGIONAL SUGAR EXECUTIVES AND BRANCH OFFICE DIRECTORS TO SIGN AND ISSUE SUBPOENAS AND INSPECTION REQUIREMENTS IN CONNECTION WITH RICE PRICE CONTROL FUNCTIONS**

Pursuant to the authority conferred upon the Administrator, Sugar Rationing

<sup>1</sup> 11 F. R. 12055, 19028, 13309, 14013, 14189; 12 F. R. 229, 920, 1448, 1984, 2167, 2772, 2986, 3219.

Administration, in General Order 3, and by Executive Order 9841, it is ordered:

§ 705.204 *Order delegating authority to sign and issue subpoenas and inspection requirements in connection with price investigations.* (a) In connection with any investigation related to the administration or enforcement of the authority of the Secretary of Agriculture and the Administrator of the Sugar Rationing Administration under the Emergency Price Control Act of 1942, as amended, and under Executive Order 9841, with respect to price control of rice, or any regulation or order issued or continued in force and effect pursuant to that Executive Order, the several Regional Sugar Executives and Branch Office Directors are each authorized within their respective regions or branches to sign and issue: (1) subpoenas requiring any person to appear and testify, or to appear and produce documents, or both, at any designated place; (2) inspection requirements requiring any person who is engaged in the business of dealing in rice, or who uses rice, to permit the inspection and copying of records and any other documents, and to permit the inspection of inventories, property and premises.

(b) *Meaning of terms.* The terms issued herein shall have the same meaning as in the Emergency Price Control Act of 1942, as amended.

(c) *What this order supersedes.* This order supersedes Revised General Order 53 issued, by the Office of Price Administration on May 13, 1944 (9 F. R. 5191), and General Order 75 issued by the Office of Price Administration on November 25, 1946 (11 F. R. 13834), insofar as they relate to the authority to sign and issue subpoenas and inspection requirements with respect to the price control of rice. However, those orders shall remain in full force and effect with respect to any action taken thereunder prior to the effective date of this order.

This order shall become effective May 28, 1947.



(Sec. 705.204 issued under E. O. 9841, 12 F. R. 2645; Gen. Order 3, issued by the Secretary of Agriculture May 9, 1947, 12 F. R. 3150)

Issued this 28th day of May 1947.

IRVIN L. RICE,  
Acting Administrator,  
Sugar Rationing Administration.

[F. R. Doc. 47-5264; Filed, May 29, 1947;  
11:54 a. m.]

[3d Rev. RO 3, Amdt. 49]

#### PART 707—RATIONING OF SUGAR

##### SUGAR

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Third Revised Ration Order 3 is amended in the following respects:

1. Section 1.4 (a) (2) is amended to read as follows:

(2) 25 pounds for each acre of sugarcane or sugar beets grown on a farm where he resides or works more than six months a year and harvested from the "1946 crop" or "1947 crop" as the case may be. However, if, at the time of harvest, more than one consumer eligible under this section is entitled to a share of that crop, the per acre allowance for such consumer may be no greater than the proportion of 25 pounds that his share of the crop bears to the total shares of all eligible consumers. (For example, if two sharecropping tenants, both living on a farm on which sugar beets are produced from the "1947 crop" are entitled to 40 percent and 60 percent respectively of the crop, their per acre allowances would be 10 and 15 pounds respectively.)

2. Section 1.4 (b) (3) is amended to read as follows:

(3) The sugarcane or sugar beets must have been harvested from the 1946 crop, or 1947 crop, as the case may be, grown on that farm. (As used in this section, the "1946 crop" of sugarcane means sugarcane harvested between October 1, 1946, and September 30, 1947, inclusive, and the "1946 crop" of sugar beets means sugar beets planted for harvest in the calendar year 1946, except that with respect to sugar beets grown in Yuma County, Arizona, in Imperial County, California, and in those parts of the Imperial and Coachella Valleys which are included in Riverside County, California, the "1946 crop" of sugar beets does not include sugar beets planted for harvest in the calendar year 1946 but includes sugar beets planted for harvest in the calendar year 1947. The "1947 crop" is the crop for the next 12 months following the "1946 crop".)

3. Section 1.4(c) (3) is amended to read as follows:

(3) The number of acres of sugarcane or sugar beets harvested from the 1946 or 1947 crop, as the case may be, grown

\* 11 F. R. 177, 14281.

on a farm where he resides or works more than six months a year

(if, at the time of harvest, more than one consumer, eligible under this section is entitled to a share of that crop, the applicant must state the proportion that his share bears to the total shares of all such consumers);

4. Section 25.1(c) (10) is amended to read as follows:

(10) "District Office" means a Branch Office of the Sugar Rationing Administration, Department of Agriculture.

5. Section 25.1(c) is amended by adding two new subparagraphs (30) and (31) to read as follows:

(30) "Sugar Branch Office" means a Branch Office of the Sugar Rationing Administration, Department of Agriculture.

(31) "Member of the immediate family" means the wife, husband, mother, father, son, daughter, brother or sister of the applicant.

This amendment shall become effective June 2, 1947.

NOTE: The reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 28th day of May 1947.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

#### Rationale Accompanying Amendment No. 49 to Third Revised Ration Order 3

*Present regulations.* The grower of a 1946 crop of sugarcane or sugar beets, under certain conditions may receive, from a primary distributor, without giving up evidences, limited amounts of sugar produced from the sugarcane or sugar beets harvested by him for consumption by him, the members of his family unit, and the employees who work on his sugarcane or sugar beet farm for more than six months a year and for whom he regularly provides meals.

*Proposed amendment.* This amendment provides that, under the same conditions as prevailed in 1946, the grower of a 1947 crop of sugarcane or sugar beets may receive, from a primary distributor, without giving up evidences, limited amounts of sugar produced from the sugarcane or sugar beets harvested by him for consumption by him, the members of his family unit, and the employees who work on his sugarcane or sugar beet farm for more than six months a year and for whom he regularly provides meals. This amendment also redefines District Office and Sugar Branch Office to mean a Branch Office of the Sugar Rationing Administration, Department of Agriculture.

*Reason for amendment.* In order to stimulate larger plantings of domestic sugarcane and sugar beets in 1947, the privilege granted to a grower of sugarcane or sugar beets in 1946 to receive, from a primary distributor, either 25 pounds of tax free sugar for each member of his family unit, and 25 pounds for each employee who works more than six months a year on the farm where the sugarcane or sugar beets were produced and for whom he regularly provides meals,

or 25 pounds for each acre of sugarcane or sugar beets, whichever is smaller, should be extended to apply to the 1947 crop. Such ration-free deliveries of sugar will be in conformity with the Sugar Act of 1937, which permits the tax-free manufacture of such sugar and will encourage the domestic production of sugar.

Former District Offices and Sugar Branch Offices of the Office of Price Administration are now designated as Branch Offices of the Sugar Rationing Administration, Department of Agriculture. Since the regulations still refer to these offices as District Offices or Sugar Branch Offices, this amendment defines District Offices or Sugar Branch Offices to mean Branch Offices of the Sugar Rationing Administration, Department of Agriculture.

[F. R. Doc. 47-5265; Filed, May 29, 1947;  
11:54 a. m.]

[3d Rev. RO 3, Amdt. 24 to Supp. 1]

#### PART 707—RATIONING OF SUGAR

##### SUGAR

Supplement 1 to Third Revised Ration Order 3 is amended in the following respects:

Section 3.1 is amended by deleting the date "September 30, 1947" in item No. 30 and substituting in place thereof the date "October 31, 1947."

Section 3.1 is further amended by adding item No. 31 to read as follows:

Ration period	Stamp valid during ration period	Weight value of stamp
No. 31 (May 26, 1947 through October 31, 1947).	Sugar Ration Book and Book 4, Spare Stamp 12.	10

This amendment shall become effective May 26, 1947.

Issued this 22d day of May 1947.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 47-5189; Filed, May 29, 1947;  
8:50 a. m.]

#### Chapter XI—Office of Temporary Controls, Office of Price Administration

[Amdt. 4]

##### PART 1300—PROCEDURE

#### ENFORCEMENT EXCEPTIONS GRANTED OR DENIED

The statement of procedures as required by section 3 (a) (2) of the Administrative Procedure Act (11 F. R. 177A-634 to 177A-640, inclusive, 12 F. R. 2951 to 2957, inclusive, of the FEDERAL REGISTER of September 11, 1946, and May 2, 1947) is amended in the following respect:

1. In § 1300.1104 (b) the following subparagraphs are added:

(20) Case No. 21: Enforcement exception granted—C-3.

*Facts.* In July 1945 a manufacturer of phonographs received an order from the



National Office establishing ceilings for its products at the manufacturing, wholesale and retail levels, and requiring that the phonographs be pre-ticketed by the manufacturer with the correct retail ceiling price. This order was published in the *FEDERAL REGISTER* and the manufacturer knew of its provisions. Nevertheless he failed to pre-ticket, he notified his wholesale distributors of his suggested resale prices (at wholesale and at retail), which were in excess of the ceilings established by OPA, and, in fact, represented to his wholesale distributors that OPA had not yet established ceilings for his phonographs at the various distributive levels, but that OPA would probably approve his suggested resale prices.

Several months after issuance of the pricing order to the manufacturer, a retailer purchased a number of these phonographs from a wholesale distributor to whom the manufacturer had made the above representations. The retailer paid a price higher than that at which he was permitted to resell under the order. The phonographs were not pre-ticketed and the retailer was not advised by either his supplier or the manufacturer that OPA had issued any order affecting these phonographs.

The retailer established his selling prices under section 3 (a) of the *GMPR*, using his cost as a base, and filed with his district office the report required under section 3 (a).

When informed of the existence of the OPA order establishing retail ceilings for these phonographs, the retailer stopped selling at once. A treble damage action has been filed for overcharges during the period before the retailer knew of the order.

**Decision.** Enforcement exception is granted.

**Basis.** The only distinction between the facts of this case and those in Enforcement Exception C-2 is that in C-2 the retailer originally established a proper ceiling at the outset, and only fell into violation because an order was issued to the manufacturer after the retailer began making sales, while in this case the manufacturer had received his order before the retailer made any sales or established any price, so that the price he attempted to establish under section 3 (a) of *GMPR* was never a correct ceiling. However, in neither case did the retailer actually know that his retail ceiling had been fixed by an order issued to the manufacturer, nor had he any reason to inquire. Indeed, in this case the manufacturer had falsely advised the retailer's supplier that no order had yet been issued. The reasoning of Enforcement Exception C-2 applies in all respects to this case.

As in Enforcement Exceptions C-1 and C-2, the exception does not apply to merchandise remaining unsold after the seller has been told or has otherwise learned what the correct legal price is.

**Rule.** Where the seller's supplier has received from the OPA an order establishing a ceiling price, which order also fixes a price for the seller, and where the seller does not know and has no reason to make further inquiry to determine that such order has been issued, enforcement exception granted as to all sales by seller insofar as seller's price was legal but for such order. No exception as to any sales made after seller learned of the correct ceiling price.

WASHINGTON, D. C., April 18, 1947.

(21) Case No. 22: Enforcement exception denied.

**Facts.** *RMPR* 287 provides a cost plus formula and a highest price line limitation for manufacturers of women's outerwear garments. A manufacturer subject to *RMPR* 287 abided by his highest price line limitation until July 1, 1946, when the Emergency Price Control Act of 1942 lapsed. During the hiatus in price control from July 1 to July 25, 1946,

and for about two weeks after extension of the Emergency Price Control Act, the manufacturer sold garments at \$1.00 or \$2.00 higher than his highest price line limitation. About August 14, the president of the company, who had been on vacation since the hiatus period, returned and discovered that sales were still being made above the highest price line limitation. He immediately ordered refunds to be credited to purchasers to whom deliveries had been made after July 1945 and ordered that all garments delivered from then on be sold at ceiling. The refunds were credited and the overceiling sales stopped before any investigation was made by OPA. A substantial number of garments were sold over ceiling between July 25 and August 14.

**Decision.** Enforcement exception is denied.

**Basis.** The only possible argument for an exception in this case is that the seller acted in good faith, that the overcharges were inadvertent and that refunds were made on the seller's own initiative before there was a threat of enforcement action. The fact that the violations took place immediately after the hiatus period is relevant only to show that the violations were not wilful. These circumstances, perhaps, constitute the Chandler Defense and reduce the Administrator's claim to single damages, but do not make out a case for enforcement exception unless it should be decided to make exceptions in all cases of non-wilful violations accompanied by refunds. We are not prepared to grant so broad an exception.

**Rule.** Enforcement exception will be denied where the only reason for the exception is that the seller in good faith continued to sell over ceiling after resumption of price control on July 25, 1946, and ceased to overcharge and made refunds as soon as he learned of the violation, even where this occurred prior to discovery of the overcharge by OPA.

WASHINGTON, D. C., April 22, 1947.

(22) Case No. 23: Enforcement exception granted.

**Facts.** In the Cluett Peabody & Co. and David D. Doniger Co. cases the regulations (*MPR* 572, 605, and 607) required the calculation of a division factor by dividing total net sales during 1943 of items covered by the regulation by total direct cost of such items. This has been interpreted as requiring the inclusion of the actual selling price of "seconds" or imperfect garments in total net sales. The regulations required that this division factor be applied to the direct cost of current garments to establish the ceiling price. There was a further provision that under the regulation seconds garments currently being sold be priced by allowing the seller's customary base period discount off the ceiling price for first quality garments calculated as described above.

One of the companies calculated its total net sales by adding to its actual 1943 net sales figure the difference between its actual selling price for "seconds" and the price at which it would have sold those garments if they had been first quality merchandise. In other words, the company added back to its sales figure the amount which it failed to realize because of defects in some of its garments.

The other company eliminated entirely both the direct cost and the selling price of all its "seconds" sold during 1943 in calculating the division factor.

**Decision.** Enforcement exception is granted.

**Basis.** The combination of the two described provisions of the regulation results in a "double squeeze". The original calculation of the division factor reflects the seller's base period loss on seconds and to that extent reduces his current price under the regulation for first quality garments. Having thus taken the base period seconds discount into effect, the regulations still require the seller to make an additional reduction in his price

for seconds by allowing his customary discount from the first quality prices.

**Rule.** Where a seller has calculated his division factor under *MPR* 572, 605 or 607, either by omitting both the costs and selling prices of second quality garments, or by adding back to his actual selling price the amount of the discount which he allowed in the base period for second quality garments, no enforcement suit shall be instituted and enforcement suits—to the extent that they charge violations arising out of calculations made in this manner—shall be dismissed.

**Coverage.** This exception applies only to violations caused by the miscalculation of division factors described in the statements of facts, and is limited to *MPR* 572, 605 and 607.

WASHINGTON, D. C., May 19, 1947.

Dated: May 27, 1947.

(Secs. 3, 12 Pub. Law 404, 79th Cong. 60 Stat. 238, 244)

PHILIP B. FLEMING,  
Temporary Controls Administrator.

[F. R. Doc. 47-5154; Filed, May 29, 1947; 8:46 a. m.]

## Chapter XXIII—War Assets Administration

[Reg. 1, Amdt. 3 to Order 2]

PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORTING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

LOCATION OF DISPOSAL AGENCY OFFICES FOR FILING DECLARATIONS OF SURPLUS PROPERTY BY OWNING AGENCIES

War Assets Administration Regulation 1, Order 2, April 7, 1947, as amended April 23, 1947 and May 1, 1947, entitled "Location of Disposal Agency Offices for Filing Declarations of Surplus Property by Owning Agencies" (12 F. R. 2515, 2773, 3064), is hereby further amended by making the following changes in Regions 8 and 22 under § 8301.52 (c) thereof:

1. Region 8. Kansas City, Mo. (Address—Troost & Bannister Rd. (95th St.), P. O. Box 1037, Kansas City, Mo.) Territory:—Missouri; Illinois (southern part), counties of: Adams, Alexander, Bond, Brown, Calhoun, Clay, Clinton, Crawford, Edwards, Effingham, Fayette, Franklin, Gallatin, Greene, Hamilton, Hardin, Jackson, Jasper, Jefferson, Jersey, Johnson, Lawrence, Macoupin, Madison, Marion, Massac, Monroe, Montgomery, Morgan, Perry, Pike, Pope, Pulaski, Randolph, Richland, St. Clair, Saline, Scott, Union, Wabash, Washington, Wayne, White, Williamson; Iowa; Kansas; Nebraska; and Wyoming.

2. Region 22. St. Louis, Mo. (Address—505 North 7th St., St. Louis, Mo.) (Declarations of surplus property formerly filed in this office shall hereafter be filed at Region 8, Troost & Bannister Rd. (95th St.) P. O. Box 1037, Kansas City, Mo.)

(Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Sup. 1611); Pub. Law 181, 79th Cong. (59 Stat. 533; 50 U. S. C. App. Sup.

<sup>1</sup> Reg. 1 (12 F. R. 2249, 2773).



1614a, 1614b); and E. O. 9689 (11 F. R. 1265))

This amendment shall become effective June 1, 1947.

ROBERT M. LITTLEJOHN,  
Administrator.

MAY 28, 1947.

[F. R. Doc. 47-5263; Filed, May 29, 1947;  
11:29 a. m.]

## TITLE 34—NAVY

### Chapter I—Department of the Navy

#### PART 2—OFFICER PERSONNEL

#### PART 3—ENLISTMENTS

#### PART 4—ADMISSION OF CANDIDATES INTO THE NAVAL ACADEMY AS MIDSHIPMEN

#### PART 5—NAVAL RESERVE OFFICERS' TRAINING CORPS

#### PART 13—SERVICEMEN'S DEPENDENTS ALLOWANCES

#### PART 26—ORGANIZATION AND FUNCTIONS OF THE NAVAL ACADEMY

#### PART 27—PROCEDURES OF THE NAVAL ESTABLISHMENT

#### MISCELLANEOUS AMENDMENTS

1. Section 2.8003 is transferred to Part 1 and renumbered as § 1.8003. The remainder of Part 2 is cancelled and superseded by § 27.9 (11 F. R. 177A-187, as amended).

2. Part 3 is cancelled and superseded by § 27.9 (11 F. R. 177A-187, as amended).

3. Part 4 is cancelled and superseded by § 27.9 (11 F. R. 177A-187, as amended).

4. Part 5 is cancelled and superseded by § 27.9 (11 F. R. 177A-187, as amended).

5. Part 13 is cancelled and superseded by § 27.10 (11 F. R. 177A-187).

6. The following changes relating to the organization and functions of the Naval Establishment (11 F. R. 177A-159) are authorized: Amend § 26.7 (b) (4), § 26.9 (b) (1), (3), (6), (8), (14), (15), (16), (19), (21), § 26.9 (c), (d), (e), and (f), to read as set forth below (§ 26.9 (b) (17), (18), (19), (20), (21), (22), and (23) are renumbered to read § 26.9 (b) (16), (17), (18), (19), (20), (21) and (22)):

#### § 26.7 Bureau of Medicine and Surgery.

(b) \* \* \*

(4) It provides for the physical examination of officers, nurses and enlisted personnel with a view to the selection or retention of only those whose physical condition is such as to maintain or improve the military efficiency of the service if admitted or retained therein; it passes upon the professional competence of all personnel of the Hospital Corps and upon the provisions for enrollment in, transfer to, and promotion in this Corps.

#### § 26.9 Bureau of Naval Personnel.

(b) \* \* \*

(1) The Bureau of Naval Personnel is charged with, and responsible for, the procurement, education, training, disci-

pline, promotion, welfare and morale, and distribution of officers and enlisted personnel of the Navy, including the Naval Reserve and the Reserve Officers' Training Corps, except the professional education of officers, nurses, and enlisted personnel of the Medical Department and except all phases of aviation training and the operational training of personnel as units of a ship's company.

(3) It is charged with the upkeep and operation of the following, and with their repair:

Naval Academy.  
Postgraduate Schools.  
Naval War College.  
Schools for the training of naval personnel.  
Training stations.  
Naval Home.  
Naval Reserve Shore Activities.  
Armed Forces Staff College.

and with the direction of receiving ships and stations.

(6) It is charged with the operation of the Navy Separation Activities.

(8) It has cognizance of transportation for all naval personnel and dependents except Marine Corps personnel and dependents.

(14) It receives all reports of service performed by individual officers or enlisted personnel.

(15) It is charged with the establishment of regulations and instructions regarding naval ceremonies and naval etiquette.

(16) [Deleted].

(18) It is charged with the supervision and control of naval places of confinement and prisoners, including prisoners of war, and with the cognizance and responsibility for the preparation of the estimates, the justifications, and the administration of that part of the appropriation "Miscellaneous Expenses, Subhead", relating thereto.

(20) It is charged with the cognizance of and the responsibility for the preparation of the estimates, justification, and the administration of that part of the appropriation "Pay, Subsistence of Naval Personnel" relating to pay, and all of the appropriation "Transportation and Recruiting of Naval Personnel".

(c) To perform the functions for which the Chief of the Bureau is responsible, the Bureau is organized as follows:

#### Chief of Naval Personnel:

Deputy and Assistant Chief of Naval Personnel.

Management Adviser.

General Inspector.

Director of Research.

Director of Women's Reserve.

Director of Public Information.

Director of Congressional Liaison.

Chief of Chaplains and Director of Chaplain Activity.

Bureau Counsel.

Assistant Chief of Naval Personnel (Plans).

Planning and Control Activity.

Finance and Material Division.

Plans and Operations Division.

Records Activity.

Naval Academy.

Tabulated Records Division.

Officer Records Division.

Enlisted Records Division.

Miscellaneous Records Division.

Assistant Chief of Naval Personnel (Operations).

Separation Activity.

Officer Personnel Activity.

Officer Distribution Division.

Officer Performance Division.

Officer Procurement Division.

Enlisted Personnel Activity.

Recruiting Division.

Enlisted Distribution Division.

Enlisted Performance Division.

Medals and Awards Activity.

Officers Processing and Transmittal Division.

Enlisted Processing and Transmittal Division.

Transportation Activity.

Traffic Division.

Claims Division.

Assistant Chief of Naval Personnel (Training and Welfare).

Training Activity.

Field Administration Division.

Standards and Curriculum Division.

Training Aids Division.

Welfare Activity.

Corrective Services Division.

Special Services Division.

Informational Services Division.

Dependents Welfare Division.

Assistant Chief of Naval Personnel (Reserves).

Each activity and each division in the Bureau is headed by a director and each division is further subdivided into sections and units of the sections. In addition to the foregoing, the Bureau of Naval Personnel is represented in the field by certain individuals and activities generally constituting a part of the Shore Establishment. (See § 26.15.)

(d) In each of the Naval Districts, on the staff of the Commandant is an Assistant Chief of Staff (Personnel) who represents the Chief of the Bureau in the field and advises the Commandant on matters pertaining to functions within the cognizance of the Bureau. The Assistant Chief of Staff (Personnel) is in turn assisted by the following officers: (1) Director of Distribution, (2) Director of Training, (3) Director of Naval Reserve, (4) Director of Welfare, (5) Director of Chaplains, and (6) District Director of Women's Reserve, who act as liaison officers between the Bureau in Washington and the activities in the Naval Districts.

(e) Offices of the Naval Officer Procurement, located throughout the country receive and process applications for enrollment from civil life of candidates for the Naval Aviation College Program, and Naval Reserve Officers Training Corps and for enlistment and appointment in the Waves and do the preliminary processing of applications for commissions in the Naval Service. These offices also receive applications for enrollment as midshipmen (inactive) of the Naval Reserve, of enrollees and accepted candidates of the U. S. Merchant Marine Academy and Cadet Schools and the various State Merchant Marine Academies.

(f) Receiving Stations, located throughout the country, are also under the management and technical control



of the Chief of Naval Personnel and constitute a part of the field organization of the Bureau. In addition the Bureau operates and maintains, in various centers in the United States, Navy and Fleet motion picture exchanges.

7a. Amend § 27.9 to read as follows:

§ 27.9 *Procurement of officers and enlisted personnel*—(a) *Statutory authority.* The Navy Department is authorized by various statutes including the act of August 13, 1946 (Public Law 729, 79th Congress; 60 Stat. 1057, 34 U. S. C. 61, 405a, 821, 1020, 1020a-1, 1039, 1040, 1945a); the act of August 10, 1946 (Public Law 720, 79th Congress; 60 Stat. 993; 34 U. S. C. 339, 350g, 853b, 854c, 854g, 854 note); the act of April 18, 1946 (Public Law 347, 79th Congress; 60 Stat. 92, 34 U. S. C. 2, 15, 16, 151, 153, 228a, 272a, 691); the act of July 30, 1942 (56 Stat. 730-731; 34 U. S. C. 857-857g); the act of June 27, 1942 (56 Stat. 422; 34 U. S. C. 338); the act of August 27, 1940 (54 Stat. 864, as amended; 34 U. S. C. 737); the act of August 29, 1916 (39 Stat. 610; 34 U. S. C. 632, 633, 636, 639, 667); the act of July 9, 1913 (38 Stat. 103; 34 U. S. C. 634, 1057); the act of May 13, 1908, as amended (35 Stat. 146; 34 U. S. C. 887), and the act of March 3, 1899 (30 Stat. 1008; 34 U. S. C. 634), to procure officers and enlisted personnel for the Naval Service including the Marine Corps, Marine Corps Women's Reserve, Navy Nurse Corps and the WAVES.

(b) *Method of procurement*—(1) *Enlisted personnel, Regular Navy.* (i) The Navy Department maintains recruiting stations in various parts of the country which will receive and process applications for enlistment in the Naval Service.

(ii) Information as to the location of the nearest recruiting station may be obtained from any post office or by writing the Director, Recruiting Division, Bureau of Naval Personnel, Navy Department, Washington 25, D. C.

(2) *Enlisted personnel, Marine Corps.*

(i) The Marine Corps maintains recruiting stations in the major centers of population throughout the country which will receive and process applications for the Marine Corps.

(ii) Information as to the location of the nearest recruiting station may be obtained from any post office or by writing the Director of Recruiting, Headquarters U. S. Marine Corps, Washington 25, D. C.

(3) *Officers of the Navy.* The Navy Department maintains ten main offices and seven branch offices of Naval Officer Procurement in the larger cities throughout the country which will receive and process applications for commissions in the Naval Service and applications for enlistment and appointment in the WAVES.

(i) *Naval Reserve Officers' Training Corps, Navy Aviation College Program, and direct appointments from civil life in accordance with section 6.* (b) of the act of August 10, 1946, *supra*. Information concerning these programs may be obtained by writing to Director of Officer Procurement, Bureau of Naval Personnel, Navy Department, Washington 25, D. C.

(ii) *Admission to the Naval Academy.* Appointments to the Naval Academy at Annapolis are made by the President, Vice-President, Secretary of the Navy, each Senator, Representative and Delegate to Congress. In addition, appointments are made as a result of competitive examination from the Regular Navy and Marine Corps. Regulations governing the admission of candidates into the U. S. Naval Academy as midshipmen and sample examination questions may be obtained from the Bureau of Naval Personnel, Navy Department, Washington 25, D. C.

(iii) *Candidates for assistant surgeon.* (a) Appointees to the grade of assistant surgeon must be between the ages of 21 and 32 at the time of appointment. Their physical, moral, mental, and professional qualifications must be approved by a board of medical officers.

(b) Acting assistant surgeons may be appointed for temporary service after such examination as the Secretary of the Navy may prescribe. (Art. 1636, U. S. Navy Regulations, 1920.)

(iv) *Candidates for assistant dental surgeon.* (a) Appointees to the grade of assistant dental surgeon must be between the ages of 21 and 32 at the time of appointment. They must be graduates of standard medical or dental colleges and trained in the several branches of dentistry. Before appointment they must successfully pass mental, moral, physical and professional examinations before medical and professional examining boards.

(b) The professional board shall consist of one medical officer, who shall be senior member thereof, and two officers of the dental corps. (Art. 1637, U. S. Navy Regulations, 1920.)

(v) *Candidates for assistant paymaster.* (a) A candidate from civil life for original appointment to the Supply Corps of the Navy must be not less than 21 nor more than 25 years of age. His physical, mental, and moral qualifications must be examined and approved by a board of officers of the Supply Corps.

(b) The physical examination of the candidates shall be conducted by a board of medical officers, who shall report the result thereof to the board of officers of the Supply Corps, certifying as to the physical qualifications of the candidate for appointment as assistant paymaster, and such report shall form a part of the record of said board of officers of the Supply Corps.

(c) A chief pay clerk or pay clerk who is a candidate must be between the ages of 21 and 35. He shall fulfill such requirements as the Secretary of the Navy may prescribe. (Art. 1638, U. S. Navy Regulations, 1920.)

(vi) *Candidates for chaplain.* (a) A candidate for the office of chaplain must be not less than 21 nor more than 35 years of age at the time of his appointment. He must be a regularly ordained minister of good standing in his denomination. His moral character, general fitness, and experience shall be established to the satisfaction of a board of chaplains, which shall conduct a written examination to determine his mental attainments. The physical examination of

the candidate shall be conducted by a board of medical officers.

(b) Original appointments shall be made to the grade of acting chaplain after such examination as may be prescribed by the Secretary of the Navy, and while so serving acting chaplains shall have the rank of lieutenant (junior grade).

(c) After three years' service each acting chaplain before receiving a commission in the Navy shall establish to the satisfaction of the Secretary of the Navy by examination by a board of chaplains and medical officers of the Navy his physical, mental, moral, and professional fitness to perform the duties of chaplain in the Navy with the rank of lieutenant (junior grade). Acting chaplains shall be commissioned as chaplains when advanced to the rank of lieutenant. (Art. 1639, U. S. Navy Regulations, 1920.)

(vii) *Candidates for Assistant Civil engineer.* A candidate from civil life for the office of assistant civil engineer must be not less than 22 nor more than 30 years of age, must be a graduate in engineering from a technical school or university of approved standing, and must show evidence that he is proficient in the practice of his profession. He shall be required to pass a physical examination and such mental and professional examinations as the Secretary of the Navy may direct. (Art. 1640, U. S. Navy Regulations, 1920.)

(viii) *Appointment of warrant officers.* (a) Appointments as warrant officers shall be made only after competitive professional examination before boards consisting of at least three commissioned officers, from candidates who fulfill all requirements prescribed by the Navy Department.

(b) The qualifications to be possessed by candidates for appointment as warrant officers shall be prescribed by the Bureau of Naval Personnel after consultation with other bureaus concerned. The Bureau of Naval Personnel shall determine the time and manner of holding examinations for warrant officers. (Art. 1641, U. S. Navy Regulations, 1920.)

(ix) *Nurse Corps.* The regulations relating to the Nurse Corps are being changed in accordance with the provisions of the act of April 16, 1947, and will be published in the *FEDERAL REGISTER* at a later date.

(x) *General*—(a) *Appointment made subject to examination.* No person shall be appointed to any office in the Navy unless he is a citizen of the United States nor until he shall have passed a physical, a mental, and a professional examination.

The physical examination shall precede the mental and professional, and if a candidate be physically unfit he shall not be examined otherwise.

The oath to be taken by any person appointed to any office of honor or profit in the naval service shall be prescribed in section 1757 of the Revised Statutes.

Each candidate shall, before appointment, be required to submit, in addition to his sworn statement, satisfactory proof of citizenship, which proof will be filed with the record of his examination. (Art. 1631, U. S. Navy Regulations, 1920.)



(b) *Persons not presenting themselves for examination.* Any person who fails to present himself for examination for appointment at the time specified after having obtained permission shall not thereafter be examined except upon authority of the Secretary of the Navy. (Art. 1643, U. S. Navy Regulations, 1920.)

(c) *Penalty for giving false certificates, etc.* Any candidate who gives a false certificate of age, time of service, or character, or makes a false statement to a board of examiners, shall be regarded as disqualified. (Art. 1644, U. S. Navy Regulations, 1920.)

(d) *Acceptance and oath.* Every person on receiving an appointment from the Navy Department to any office in the Navy, shall immediately forward a letter of acceptance, together with the oath of office duly signed and certified. (Art. 1645, U. S. Navy Regulations, 1920.)

(4) *Officers of the Marine Corps.* Information concerning appointment to commissioned rank in the Marine Corps may be obtained by writing to the Director of Personnel, Marine Corps, Washington 25, D. C. Officers in Charge of Recruiting Divisions and Districts, Directors of Marine Corps Reserve Districts, and Commanding Officers and Inspector-Instructors of Marine Corps Reserve activities are cognizant of Marine Corps officer procurement programs.

(i) *General qualifications.* (a) Be a male citizen of the United States.

(b) Be more than twenty (20) years of age on appointment, and if from the Naval Reserve Officers Training Corps or from civil life, be not more than twenty-five (25) years of age on 1 July of the calendar year in which appointed.

(c) Be mentally, morally, professionally, and physically qualified.

(ii) *Sources.* (a) The Naval Academy, the Naval Reserve Officers Training Corps, and the Navy Aviation College Program (Aviation Cadet Program).

Admission: Annually, enlisted men are given the opportunity to compete by written examinations for assignment to these officer candidate training programs.

Commissioning upon graduation: Qualified graduates may be commissioned as Second Lieutenant, U. S. Marine Corps, on a voluntary basis.

(b) Commissioned Warrant Officers, and Enlisted Men of the Marine Corps.

Qualified enlisted men who have successfully completed a four-year course of instruction at an accredited college or university or demonstrated by test the attainment of an equivalent educational level may be commissioned Second Lieutenant, U. S. Marine Corps (Public Law 729—79th Congress).

Commissioned Warrant Officers, Warrant Officers, and first pay grade non-commissioned officers and other enlisted men who have sufficient previous service and are otherwise qualified may be commissioned (Act of June 27, 1942, 56 Stat. 422, and the act of August 10, 1946, Public Law 720—79th Congress).

(c) Civil life.

Graduates of accredited colleges and universities may be appointed as Second Lieutenant, U. S. Marine Corps, provided otherwise qualified (act of August 13, 1946, Pub. Law 729, 79th Cong.).

(c) *Benefit Guide.* (1) The pamphlet *Benefit Guide for Officers and Enlisted Men, United States Navy and United States Naval Reserve*, is published by the Bureau and contains all information regarding benefits to which beneficiaries of officers and enlisted men of the Regular Navy and Naval Reserve are entitled. This pamphlet describes all papers, documents, etc., that are necessary to substantiate claims, and also gives a list of charitable organizations which furnish emergency aid to families of deceased officers and men.

(2) The many cases handled by the Bureau show that in the majority of cases the beneficiaries are unaware or have incorrect information of the benefits accruing to them, sometimes to their inconvenience and pecuniary loss. (Art. C-8002, Bureau of Naval Personnel Manual.)

b. Amend § 27.10 (a), line 15, by inserting the word "chief" between "their" and "support."

c. Amend the first and second paragraphs of § 27.11 to read as follows:

§ 27.11 *Missing Persons Act.* Under the provisions of the Missing Persons Act, Public Law 490, 77th Congress (56 Stat. 143; 50 App. U. S. C. 1001-1018), as amended by Public Law 408, 78th Congress (58 Stat. 676; 50 App. U. S. C. 1001-1018), a finding of presumptive death is made by the Secretary of the Navy when a survey of all available sources of information indicates beyond doubt that the presumption of continuance of life has been overcome. When a finding of presumptive death is made, a man's pay accounts are closed as of the presumptive date of death, that is the day following the expiration of the 12 months' absence or a longer period when justified, and the various benefits, such as the six months' gratuity, become payable. A finding of presumptive death concerning an officer or enlisted man of the Navy means simply that as of the date thereof he is for the purposes of Naval administration no longer alive. It does not mean that death occurred on that or on any other certain date. For purposes other than Naval administration, the law does not make these findings binding or conclusive but commercial insurance companies have, almost without exception, accepted them as evidence of the fact of death and have paid insurance claims on the basis thereof.

Findings of presumptive death are never made when the "missing" status has not continued for at least 12 months. Whenever, subsequent to the expiration of the 12th months, cumulative or other evidence establishes beyond doubt that a "missing" person is no longer alive, a prompt finding of presumptive death will be made. Also, such a finding will be made whenever justified by the lapse of time beyond the 12 months' absence without specific information being received.

d. Amend § 27.12 (a) to read as follows:

§ 27.12 *Mustering-out payments.*—(a) *Statutory authority.* The Mustering-Out Payment Act of 1944 provides for mustering-out payments for each mem-

ber of the armed forces otherwise entitled who shall have been engaged in active service in the present war, and who is discharged or relieved from active service under honorable conditions on or after December 7, 1941.

(Secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244)

JAMES FORRESTAL,  
Secretary of the Navy.

[F. R. Doc. 47-5142; Filed, May 29, 1947; 8:47 a. m.]

## PART 26—ORGANIZATION AND FUNCTIONS OF THE NAVAL ESTABLISHMENT

### BUREAU OF MEDICINE AND SURGERY

Amend § 26.7 (c) of the regulations relating to the organization and functions of the Naval Establishment (11 F. R. 177A-168) to read as follows:

§ 26.7 *Bureau of Medicine and Surgery.* \* \* \*

(c) To perform the functions for which the Chief of the Bureau is responsible, the Bureau is organized as follows:

Chief of the Bureau of Medicine and Surgery (The Surgeon General).  
Legal Assistant to the Surgeon General.  
General Inspector, Medical Department.  
General Inspector, Dental Service.  
Red Cross Liaison Office.  
Deputy and Assistant Chief of Bureau.  
Administration Division.  
Office of Public Information.  
Finance Division.  
Medical Statistics Division.  
Assistant Chief of Bureau for Professional and Personnel Operations.  
Professional Division.  
Preventive Medicine Division.  
Physical Qualifications and Medical Records Division.  
Personnel Division.  
Publications Divisions.  
Assistant Chief of Bureau for Planning and Logistics.  
Planning Division.  
Matériel Division.  
Naval Medical Matériel Board.  
Army-Navy Medical Procurement Agency.  
Assistant Chief of Bureau for Dentistry Dental Division.  
Assistant Chief of Bureau for Research and Medical Specialties.  
Research Division.  
Amphibious and Marine Corps Field Medicine Division.  
Submarine Medicine Division.  
Aviation Medicine Division.

(Secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244)

JAMES FORRESTAL,  
Secretary of the Navy.

[F. R. Doc. 47-5141; Filed, May 29, 1947; 8:47 a. m.]

## TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

### Chapter I—Veterans' Administration

#### PART 01—ORGANIZATION

##### CENTRAL AND BRANCH OFFICES

1. Section 01.2 is revised to read as follows:

§ 01.2 *Organization of the Office of the Executive Assistant Administrator.*



(a) The Executive Assistant Administrator is the principal Assistant of the Administrator. He takes independent action in the name of the Administrator with respect to all problems affecting the VA which do not require the Administrator's personal attention. During the absence of the Administrator he acts as Administrator in all matters affecting the VA within the limits of the authority delegated to him by the Administrator.

(b) The Executive Assistant Administrator supervises and coordinates the activities of the Special Assistants to the Administrator, the Deputy Administrators, and the Assistant Administrators. All of the mentioned officials report to the Administrator through the Executive Assistant Administrator.

(c) The Executive Assistant Administrator authenticates the decisions of the Administrator and assures the dissemination of the resulting directives throughout the VA.

(d) The Office of the Executive Assistant Administrator is composed of the Budget Service, Coordination Service, Foreign Relations Service, Inspection and Investigation Service and Public Relations Service.

(1) *Budget Service.* (i) The Director of the Budget Service is also the Budget Officer of the VA.

(ii) Prepares the VA Budget and any supplemental or deficiency estimates, including justification and supporting data, for submission to the Bureau of the Budget and to the appropriations committees of the Congress.

(iii) Acts as liaison officer between VA and the Bureau of the Budget and the appropriations committees of the Congress on matters affecting fiscal and budgetary policies; and participates in budget hearings before Bureau of the Budget and appropriations committees of Congress.

(iv) Formulates budget policies and procedures for the preparation and submission of appropriation estimates by Assistant Administrators and comparable officials in the Central Office, by Branch Offices and by field stations; reviews all budget requests and justifications for consistency with over-all plans and objectives.

(v) Assists in the formulation of the fiscal program of the VA; allocates and controls appropriated funds.

(vi) Formulates policies and procedures for the budgetary control; administers a system of reports designed to provide basic data for budget estimates and other reporting requirements and a system of analysis and current reports of the budgetary position of the VA.

(vii) Maintains technical supervision of budgetary activities of the VA.

(viii) Reviews legislation, executive orders, and other legislative and executive actions affecting the VA to determine budgetary and fiscal effect; and reviews proposed VA issues for budget implications.

(2) *Coordination Service.* (i) Develops and recommends for approval of the Executive Assistant Administrator policies, plans, and procedures (including media) to insure an adequate system for the coordination of all administrative issues with Central Office staff officials

concerned; insures compliance with the approved system, makes review and obtains approval prior to release for publication; maintains the historical records of all issues.

(ii) Assembles and submits material for the FEDERAL REGISTER and Code of Federal Regulations.

(iii) Coordinates the preparation and maintains the VA organization manual and overall organization charts for all VA functional areas; makes recommendations to the Executive Assistant Administrator concerning the establishment of standard organization terminology and structure.

(iv) Coordinates the work measurement, work simplification, and management techniques programs to the extent specifically directed by the Administrator or requested by Assistant Administrators.

(v) Maintains the correspondence manual.

(vi) Reviews and clears with the Bureau of the Budget, all recurring and nonrecurring reports (including the report forms) imposed by any VA installation, subject to the Federal Reports Act; clears with the Comptroller General such forms and reports which must be approved by that office.

(vii) Maintains liaison for VA with the War and Navy Departments and other agencies for the purpose of insuring receipt of timely information on accessions and separations; reports statistically the official data on trends, characteristics and projections of the veteran population.

(viii) Operates a reports control system; reviews technically basic reporting systems developed by Assistant Administrators; and acts as consultant on statistical and other research methods.

(ix) Coordinates new and revised forms and maintains continuous study of all VA forms for the purpose of standardization and simplification.

(x) Analyzes available data, designs and prepares certain periodic reports, such as a review of the month's operations; recommends the content and assembles other periodic reports containing information furnished by two or more Assistant Administrators, such as a VA statistical summary; a regional office, branch office and hospital summary; the annual report to Congress; and reports to other governmental or private organizations.

(xi) Makes studies and recommendations concerning establishment, continuation, location and termination of field installations other than hospitals; compiles bulletins announcing names, jurisdictions and official addresses of all VA installations and key personnel.

(xii) Arranges for conferences of Deputy Administrators.

(xiii) When directed by the Executive Assistant Administrator or requested by an Assistant Administrator:

(a) Designs, conducts, coordinates, reviews technically or provides technical assistance or advice concerning statistical and research publications.

(b) Maintains liaison with other agencies and serves on inter-agency committees involved in statistical activities concerning veterans; reviews and recom-

mends action on all reports, including all studies for which VA must make reimbursement, which may be requested by the VA from any governmental or private organization.

(c) Supplies technical advice and assistance in the development, installation and maintenance of methods designed to improve the quality of correspondence.

(d) Makes studies and evaluates proposals concerning VA organization policy and structure; prepares analyses and recommendations relating to matters involving disagreement concerning assignment of administrative responsibilities; coordinates and reviews delegations and cancellations of authority.

(e) Conducts or coordinates studies, such as those concerning efficiency of operating methods, uniformity of action taken, implications in current operating policies, extent to which programs are achieving desired objectives, and prepares the necessary administrative issuances.

(3) *Foreign Relations Service.* (i) Supervises the operation of the VA Regional Office in the Republic of the Philippines and such other activities in other foreign countries as may be hereafter specifically designated; coordinates these activities in the Central Office of the VA.

(ii) Supervises the operation of VA activities in the Panama Canal Zone and in such other U. S. possessions as may be hereafter specifically designated; coordinates these activities in the Central Office of the VA.

(iii) Maintains liaison with the Department of State relative to the operation of veterans' programs in foreign countries and coordinates with appropriate activities within the VA matters referred by that Department.

(iv) Provides service to the Department of State in (a) the nomination of qualified VA personnel to serve as attachés and staff officers handling veterans' affairs in American Embassies and Legations abroad, when requested; (b) the supervision of such personnel while undergoing training for assignment; and (c) the development, in collaboration with the Assistant Administrators concerned, of adequate instructions to guide diplomatic and consular officers in the operation of VA programs abroad.

(v) Maintains liaison directly with the Department of Veterans Affairs, Dominion of Canada, on matters relating to VA activities in the Dominion of Canada and to activities of that Department in the United States; coordinates such matters with appropriate VA officials.

(vi) Develops and recommends reciprocal agreements with foreign countries for the furnishing of certain services to veterans under the provisions of Public Law 499, Seventy-ninth Congress.

(vii) Verifies service of American veterans in Allied forces upon request of any office of the VA; verifies service of nationals of Allied countries in the Armed Forces of the United States upon request of their respective governments.

(viii) Performs continuing study of the problems involved in the administration of veterans programs in U. S. possessions (except Alaska, Hawaii and Puerto Rico) and in foreign countries; recommends necessary policy revisions.



(4) *Inspection and Investigation Service.* (i) Directs and conducts administrative inspections, regular and special, of any VA activities and functions at Central Office and all other levels when authorized by the Administrator or his designate.

(ii) Directs and conducts investigations of any VA activities and functions at Central Office and all other levels, when authorized by the Administrator or his designate.

(iii) Directs and conducts special studies or inquiries when authorized by the Administrator or his designate.

(iv) Directs and conducts inspections and investigations of public, quasi-public, and private agencies, corporations, associations, or individuals rendering or seeking to render paid or gratuitous services to the VA or its beneficiaries, when authorized by the Administrator or his designate.

(v) Recommends policies, procedures, and directives governing the conduct of inspections, investigations, the form of reports, the processing of reports, and the administration of the Inspection and Investigation Service.

(vi) Submits reports of inspection and investigation to the Administrator or his designate, and establishes control of reports to assure that action is taken upon matters reported in accordance with the instructions of the Administrator or his designate.

(vii) Disseminates information contained in reports of inspection and investigation to Assistant Administrators and Deputy Administrators.

(viii) Exercises technical supervision over and coordinates inspection and investigation functions of the Branch Offices.

(ix) Operates an Identification and Detection Division for the examination of handwriting, typewriting, questioned documents, fingerprints, and other material subject to laboratory analysis.

(x) Collects, reviews, assembles and coordinates data concerning veterans believed to be missing; disseminates information concerning these persons through circular letters.

(xi) Performs liaison with officials of other departments and agencies of the government who have responsibility for inspection and investigation functions.

(5) *Public Relations Service.* (i) Counsels and advises the Administrator and his assistants where public interest is involved in the determination of VA policy.

(ii) Assembles, prepares and coordinates information for release through newspapers, magazines, radio and motion picture to advise veterans and dependents as to the benefits administered by the VA and to provide information concerning the offices where applications for benefits may be made.

(iii) Assembles, prepares and coordinates information for release through newspapers, magazines, radio and motion picture concerning the current operations of the VA.

(iv) Maintains liaison with newspapers, magazines, radio and motion picture and releases or clears all statements by VA personnel which are to be

made available to newspapers, magazines, motion picture or radio.

(v) Acts as liaison with all public or private agencies with respect to the release of information pertaining to VA activities through newspapers, magazines, motion picture or radio.

(vi) Renders technical advice and assistance, when requested or directed, in preparing material relating to VA policy or operations which is to be made available to the public.

2. Section 01.3 *Organization of Office of Director of Public Relations* is canceled as of April 4, 1947.

3. Section 01.4 is revised to read as follows:

§ 01.4 *Organization of the Office of the Solicitor*—(a) *Mission.* As chief law officer of the VA, advises the Administrator, staff members, and heads of operating agencies on all law matters; formulates policies and procedures as to all legal matters—including litigation and guardianship and exercises staff (technical) supervision over such activities located in branch offices and through them in field stations.

(b) *Major functions.* The Office of the Solicitor performs the following major functions:

(1) Renders opinions on legal matters, prepares or approves submissions to the Attorney General and Comptroller General, cooperates with the Department of Justice, et al, regarding civil and criminal actions in Federal courts, participates in litigation and State courts, as necessary, and makes final disposition of damage and other claims.

(2) Provides general policy and furnishes staff (technical) supervision over all guardianship and field examination functions of chief attorneys in the branch offices and through them the field stations.

(c) *Organization.* The Office of the Solicitor consists of the Deputy Solicitor, the Executive Office, Legal Service and Guardianship Service.

(1) *Deputy Solicitor.* The Deputy Solicitor acts for the Solicitor or for any Associate Solicitor, as directed by the Solicitor.

(2) *Executive Office.* The Executive Officer, responsible to the Solicitor, performs the following:

(i) Executive and Administrative functions of the Office of Solicitor.

(ii) Supervision of Law Library, including precedent files, digests of precedent decisions and other files in the Executive Office.

(iii) Personnel, travel and budget functions, Office of Solicitor, and budget matters involved in the purchase and maintenance of law libraries in the Solicitor's Office and the field offices.

(iv) Digest, Research, and Publications Control operations.

(v) Recognition, suspension or disbarment of attorneys or agents practicing before the Veterans' Administration and recognition of Service Organizations and accreditation of their representatives.

(3) *Legal Service.* The Legal Service, under an Associate Solicitor, responsible to the Solicitor, performs the following functions:

(i) Renders opinions on all legal matters presented to the Solicitor.

(ii) Provides staff (technical) supervision over legal work of chief attorneys in the branch offices, and through them, the legal and litigation other than guardianship responsibilities of the chief attorneys in the field stations.

(iii) Cooperates with the Department of Justice in civil litigation in Federal courts involving either the VA, or its officials in their official capacity, and in criminal actions arising under veterans' laws; participates in litigation in State courts, as necessary.

(4) *Guardianship Service.* The Guardianship Service, under an Associate Solicitor, responsible to the Solicitor, performs the following functions:

(i) Formulates general policy and provides staff (technical) supervision of all guardianship affairs of the VA in the continental United States, insular and territorial possessions thereof, and foreign countries, including litigation arising therefrom in State and other appropriate courts, and cooperates with the Department of Justice in cases in Federal courts arising incident to guardianship activities.

(ii) Provides staff (technical) supervision of guardianship and field examination functions of chief attorneys in the branch offices.

(iii) Through the branch office chief attorneys:

(a) Provides staff (technical) supervision and training of field examiners in the field stations.

(b) Provides staff (technical) supervision of all guardianship functions of offices of chief attorneys in the field stations.

(iv) Cooperates with officials and organizations in connection with State legislation affecting the VA.

4. Section 01.8 is revised to read as follows:

§ 01.8 *Organization of the Office of the Assistant Administrator for Insurance*—(a) *Mission.* The Assistant Administrator for Insurance has staff responsibility to the Administrator for the proper conduct of the activities set forth herein. The activities include:

(1) The administration of all laws relating to insurance granted under the War Risk Insurance Act, as amended; the World War Veterans' Act, 1924, as amended; the National Service Life Insurance Act of 1940, as amended; Article IV of the Soldiers' and Sailors' Civil Relief Act of 1940, and the amendments thereto; subsection 6 (d) of the Armed Forces Leave Act of 1946, and those provisions of the World War Adjusted Compensation Act applicable to the VA excluding the loan provisions. Excepted from the foregoing functions is the adjudication of death claims and awarding or disallowing of death benefits.

(b) *Major functions.* The Office of the Assistant Administrator for Insurance performs the following major functions:

(1) Conducts studies of insurance experience and practices on a broad scale throughout the field of commercial life insurance as well as within the Government; and develops over-all policy in connection with the Government insurance program.

(2) Develops policies, standards and procedures for granting or making



changes in contracts for life and disability insurance, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of the branch offices.

(3) Develops policies, standards and procedures for making determinations for total or total permanent disability for insurance purposes and awarding and terminating such benefits, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of the branch offices.

(4) Conducts actuarial functions and maintains necessary accounts and records.

(5) Develops policies, standards and procedures for the collection and disposition of insurance premiums and the maintenance of insurance premium accounts, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of the branch offices.

(c) *Organization.* The Office of the Assistant Administrator for Insurance consists of the Executive Assistant, the Coordinating Staff, the Underwriting Service, the Disability Insurance Claims Service, the Actuarial Service, the Insurance Accounts Service and the Field Operations Service, the heads of which will be responsible to the Assistant Administrator.

(1) *Executive Assistant.* The Executive Assistant acts as general assistant and is responsible to the Assistant Administrator for the coordination and general staff supervision of insurance activities, including planning and research to develop the necessity and advisability of changes in laws, policies, procedures and organization. He acts as Assistant Administrator in the latter's absence.

(2) *Coordinating Staff.* The Coordinating Staff under the Chief Coordinating Officer conducts the following functions.

(i) Consolidates, compiles, analyzes and evaluates data relative to the efficiency of insurance operations.

(ii) Reviews, evaluates and makes recommendations to the Assistant Administrator on program plans, policies and procedures submitted by the various services.

(iii) Correlates current and long-range program plans formulated by the operating services and coordinates plans with other offices of the VA affected by such plans.

(iv) Operates the Employees' Suggestion Program in the Office.

(v) Participates in the designing and installing of systems and procedures, and when the occasion so indicates, initiates action in regard thereto.

(vi) Participates in the establishment of objectives and goals against which to measure the effect of operations and the success of management, and when the occasion so indicates initiates action in regard thereto.

(vii) Reviews and analyzes the organization structure of the office to insure that the organizational policies of the VA are effectuated and, where appropriate, institutes organizational changes according to prescribed procedures.

(viii) In accordance with established policies administers the work simplification and work measurement programs to improve and compare performance of all elements of the Office.

(ix) Participates in designing and installing reporting systems.

(x) Prepares special reports for the Assistant Administrator for use in policy making, management and budget preparation.

(xi) Prepares special reports and studies, including reports required for Congressional purposes.

(xii) Applies the principles of the reports control system to the internal reports in the Office of the Assistant Administrator.

(xiii) Participates in the forms control program by determination of essentiality and approval for all printed or reproduced VA forms and Central Office forms applicable to the Office before these forms are forwarded to Forms Control and Standardization Division.

(xiv) Compiles historical data as requested.

(xv) Maintains liaison with the offices of Central Office for statistical and planning purposes.

(xvi) Operates a publications control program within the office in accordance with present directives.

(3) *Underwriting Service.* The Underwriting Service, under a Director, develops policies, standards and procedures governing the following functions, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of the branch offices.

(i) Formulates current and long-range program plans for underwriting activities based upon current and future objectives and prepares detailed operational plans for the accomplishment of the mission of underwriting activities; revises plans as required by changed requirements or budgetary limitations;

(ii) Grants contracts of life and disability insurance under the authority of the War Risk Insurance Act, as amended, the World War Veterans' Act, 1924, as amended, laws pertaining to Naval Aviation Cadets, and the National Service Life Insurance Act of 1940, as amended;

(iii) Determines the acceptability and sufficiency of all medical evidence submitted in connection with: (a) Applications for new insurance under sections 310 and 311, World War Veterans' Act, 1924, as amended, and section 602, National Service Life Insurance Act of 1940, as amended; (b) applications for reinstatement and change in plan of insurance, ordering physical and mental examinations whenever deemed necessary in connection with any such application;

(iv) Approves conversions and contract changes under insurance contracts such as changes in plan, effective date, age at issue, and requests for changes of

beneficiary, optional settlement, reduction in amount of insurance, and re-establishes records after termination of total or total and permanent disability awards;

(v) Authorizes adjustments and refunds in effecting issues, disapprovals, and contract changes;

(vi) Makes decisions and authorizes for payment vouchers payable from the Military and Naval Insurance appropriation, the National Service Life Insurance appropriation and from the United States Government Life Insurance Fund and National Service Life Insurance Fund, covering adjustments and refunds;

(vii) Establishes records of War Risk (yearly renewable) term insurance, and maintains premium records thereof;

(viii) Issues original and duplicate Adjusted Service Certificates under the World War Adjusted Compensation Act;

(ix) Authorizes payment of Adjusted Service Credit to the veteran if amount due is \$50 or less;

(x) Approves requests for change of beneficiary under Adjusted Service Certificates;

(xi) Handles all matters relating to Marine and Seamen Insurance;

(xii) Maintains continuing staff supervision and appraisal of underwriting operations in the branch offices to insure conformity with established policies, standards and procedures and to determine the possibility of increased efficiency in operation through procedural or organizational changes;

(xiii) Develops policies and procedures for standardization of operations;

(xiv) Receives and analyzes reports submitted by branch offices to determine progress made or possible development of backlog and determines necessary action for the elimination of backlog.

(4) *Disability insurance claims service.* The Disability Insurance Claims Service, under a Director, develops policies, standards and procedures governing the following functions, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of the branch offices:

(i) Formulates current and long-range program plans for Disability Insurance Claims activities based upon current and future objectives and prepares detailed operational plans for the accomplishment of the mission of disability insurance claims activities; revises plans as required by changed requirements or budgetary limitations;

(ii) Makes determinations of total or total permanent disability for insurance purposes and adjudicates all claims for disability benefits including waiver of premiums under contracts or policies of insurance issued or granted under laws administered by the VA; awards or disallows benefits in such cases; issues denials in disallowed cases;

(iii) Reviews cases in which such benefits including waiver of premiums have been allowed and determines the right to continuance thereof; terminates awards in cases wherein insured is found no longer totally or totally permanently disabled;



(iv) Determines the question of mental competency or incompetency for the purpose of establishing insured's rights to waiver of payment of premiums on due date under subparagraph (c) of section 306, World War Veterans' Act, 1924, as amended, and makes decisions thereon; determines from time to time upon basis of evidence received subsequent to granting of such waiver, the right of insured to continuance thereof;

(v) Determines if there was fraud in procurement or reinstatement of a contract of insurance or if a contract of insurance is contestable either before maturity of said contract or after maturity as a claim;

(vi) Orders physical and mental examinations whenever found necessary in connection with the functions of the Service;

(vii) Makes final decisions and authorizes for payment vouchers payable from Military and Naval Insurance appropriation, United States Government Life Insurance Fund, National Service Life Insurance Fund, National Service Life Insurance Fund covering awards of total and permanent disability or total disability benefits under Yearly Renewable Term Insurance, United States Government Life Insurance and National Service Life Insurance;

(viii) Conducts a review of the record and prepares recommendations on appeals, taken from the original decision;

(ix) Determines the liability of the United States and the United States Government Life Insurance Fund under contracts of United States Government Life Insurance that mature as total and permanent disability or death claims; determines the liability of the United States and the National Service Life Insurance Fund under contracts of National Service Life Insurance that mature as total disability or death claims, or where a waiver of premiums is granted by reason of the total disability of the insured; issues certificates of liability and otherwise performs the duties under the provisions of sections 302 and 313 of the World War Veterans' Act, 1924, as amended, and under sections 607 and 602 (v) (2) of the National Service Life Insurance Act of 1940, as amended;

(x) Maintains continuing staff supervision and appraisal of disability insurance claims operations in the branch offices to insure conformity with established policies, standards and procedures and to determine the possibility of increased efficiency in operation through procedural or organizational changes;

(xi) Develops policies and procedures for standardization of operations;

(xii) Receives and analyzes reports submitted by branch offices to determine progress made or possible development of backlog and determines necessary action for the elimination of backlog.

(5) *Actuarial Service.* The Actuarial Service, under a Director, conducts the following functions:

(i) Formulates current and long-range program plans for Actuarial activities based upon current and future objectives and prepares detailed operational plans for the accomplishment of the mission of actuarial activities; re-

vises plans as required by changed requirements or budgetary limitations;

(ii) Makes valuations, estimates and studies of the condition of the United States Government Life Insurance Fund and the National Service Life Insurance Fund, and of the appropriations and for other insurance purposes;

(iii) Furnishes technical advice and instructions on all technical actuarial matters, calculates and prepares tables of values, dividends, interest factors, premium rates, etc., and makes such special calculations in individual cases as may be required;

(iv) Maintains records and prepares reports and exhibits covering insurance in force, issues, terminations, claims, maturities, changes and such other records as are necessary for actuarial purposes;

(v) Prepares estimates relative to dividends on insurance, schedules same for payment, deposit or credit to account, and maintains record of dividends paid or deposited.

(vi) Handles all matters relating to Article IV of the Soldiers' and Sailors' Civil Relief Act of 1940 and the amendments thereto;

(vii) Makes decisions and authorizes for payment vouchers payable from the United States Government Life Insurance Fund and National Service Life Insurance Fund covering dividends;

(viii) Establishes and maintains records for statistical purposes in those cases where a waiver of premiums is granted under National Service Life Insurance;

(ix) Maintains books on the United States Government Life Insurance fund and the National Service Life Insurance Fund on accrual basis involving premium receipts, investments, cash surrenders, dividends, death claims, etc., and records showing investments on account of such trust funds;

(x) Punches cards on individual insurance accounts and tabulates same for control of such accounts;

(xi) Maintains books and prepares statements on the condition of the National Service Life Insurance appropriation.

(6) *Insurance Accounts Service.* The Insurance Accounts Service, under a Director develops policies, standards and procedures governing the following functions, conducts such functions when the operations are directly under the jurisdiction of Central Office and exercises staff supervision over such functions when the operations are under the jurisdiction of branch offices:

(i) Formulates current and long-range program plans for Insurance Accounts activities based upon current and future objectives and prepares detailed operational plans for the accomplishment of the mission of insurance accounts activities; revises plans as required by changed requirements or budgetary limitations;

(ii) Maintains premium records on insurance accounts;

(iii) Authorizes disposition of insurance premiums;

(iv) Prepares annual inventory of premiums and total disability accounting records;

(v) Authorizes settlement on cash surrenders, matured endowments and refunds of premiums;

(vi) Furnishes premium, loan and lien status on death and total or total permanent disability cases;

(vii) Reports lapsed insurance, effecting reinstatements, etc.;

(viii) Authorizes policy loans and maintains loan records;

(ix) Issues premium notices and receipts, loan-interest notices, etc.;

(x) Furnishes data for authorizing dividends;

(xi) Maintains records of dividend deposits and authorizes dividend withdrawals;

(xii) Maintains addressograph plate file for all policies;

(xiii) Makes calculations in individual cases as required;

(xiv) Receives, accounts for and disposes of all moneys received in Central Office and the Branches thereof for the credit of the United States Government Life Insurance Fund, the National Service Life Insurance Fund and the National Service Life Insurance appropriation;

(xv) Maintains records of Armed Forces Leave Bonds assigned to the Administrator of Veterans Affairs for payments on Government life insurance, as authorized by subsection 6 (d) of the Armed Forces Leave Act of 1946, and properly credits the proceeds of such bonds to the insured's account upon their redemption by the Secretary of the Treasury and their payment and crediting to the appropriate insurance fund or appropriation and/or special deposit account;

(xvi) Maintains continuing staff supervision and appraisal of insurance accounting and collection operations in the branch offices to insure conformity with established policies, standards and procedures and to determine the possibility of increased efficiency in operation through procedural or organizational changes;

(xvii) Develops policies and procedures for standardization of operations;

(xviii) Receives and analyzes reports submitted by branch offices to determine progress made or possible development of backlog and determines necessary action for the elimination of backlog.

(7) *Field Operations Service.* The Field Operations Service, under a Director, conducts the following functions:

(i) Correlates the continuing staff supervision and appraisal of insurance operations in the branch offices by representatives of the operating services of Central Office concerned, to insure conformity with established policy, standards and procedures; and to make certain that such operations are conducted in a uniform, effective and economical manner;

(ii) Assures, upon request from the branch offices, prompt advice and assistance in all their problems pertaining to the insurance operations from the operating services concerned and when the problem concerns more than one service, coordinates the action taken;

(iii) Coordinates new policies, standards and procedures in connection with insurance activities recommended by the services concerned as the necessity is de-



veloped by findings during periodic staff supervision trips or communications from the branch offices;

(iv) Coordinates and supervises periodic or special field trips performed by personnel of Central Office Insurance Services and provides a group supervisor for such teams when field trips are made;

(v) Controls and coordinates, when necessary, replies to correspondence emanating from branch offices with respect to insurance policy, standards and procedures of any or all of the operating services to assure that uniform information is furnished to all branch offices; formulates replies to all such correspondence involving matters of general policy;

(vi) Assures that the branch offices are advised promptly of all changes in policy;

(vii) Prepares complete reports of a general nature for submission to the Assistant Administrator concerning field operations in addition to other information regarding adherence to policy, standards and procedures as requested; obtains such reports specifically relating to the operations of each from the services concerned;

(viii) Plans and coordinates information, educational and liaison programs, both through organization units within the VA and with outside organizations, veterans and the general public, designed for keeping veterans informed of the provisions and advantages of National Service Life Insurance and United States Government Life Insurance and secures the cooperation of all concerned in encouraging and assisting veterans to retain policies now in effect or reinstate lapsed policies;

(ix) Develops, plans and places into operation insurance conservation policies, procedures and practices;

(x) In cooperation with the Office of the Assistant Administrator for Personnel, conducts courses on the technical aspects of Government insurance for VA insurance personnel to insure a thorough knowledge of National Service Life Insurance and United States Government Life Insurance;

(xi) Prepares instructional manuals on insurance, and maintains a constant check to assure that accurate up-to-date information is contained therein;

(xii) Arranges special courses in insurance where necessary, either in Central Office, branch offices, or field stations; and prepares and distributes visual aid material for use in such courses;

(xiii) Secures reports from services and other relevant sources relative to insurance training on-the-job; maintains continuous follow-up so that insurance personnel will be well trained at all times on the necessary aspects of the operation to which assigned;

(xiv) Furnishes upon request from branch offices and field stations, material for the training of insurance personnel.

5. Section 01.15 *Organization of Office of Insular and Foreign Relations* is canceled as of March 5, 1947.

6. Section 01.31 is revised to read as follows:

§ 01.31 *Branch office organization of the Office of the Assistant Deputy Ad-*

*ministrator.* (a) The Assistant Deputy Administrator is the principal assistant of the Deputy Administrator. He takes independent action in the name of the Deputy Administrator with respect to all problems affecting the branch area which do not require the Deputy Administrator's personal attention.

(b) The Assistant Deputy Administrator supervises and coordinates the activities of the Service Directors and field station Managers. The mentioned officials report to the Deputy Administrator through the Assistant Deputy Administrator. During the absence of the Deputy Administrator, he acts in all matters affecting the branch area within the limits of authority delegated to him by the Deputy Administrator.

(c) The Office of the Assistant Deputy Administrator is composed of the Budget Division, Coordination Division, Inspection and Investigation Division and Public Relations Division.

(1) *Budget Division.* (i) Reviews VA issuances and executive actions affecting the branch area to determine budgetary effect; reviews proposed branch office issuances for budget implications.

(ii) Maintains technical supervision of budgetary activities of the branch area.

(iii) Conducts a continuing system of analysis of current budgetary and financial reports for the branch area in order to determine the budgetary position and future requirements of individual field stations and of the branch area as a whole.

(iv) Coordinates the preparation of branch area estimates and any supplemental information including justifications and supporting data for submission to the VA budget officer.

(v) Issues interpretations and necessary implementations of budget procedures to field stations and branch office officials; furnishes advice on budget problems to such station officials, as required.

(vi) Reviews, coordinates and summarizes appropriation estimates and budget requests from field stations and branch office officials; recommends appropriate adjustments in such estimates and requests.

(vii) Maintains records of such lump-sum allocations as may be made for the branch area as a whole and of allotments issued under such allocations, by direction of the Deputy Administrator; prepares and issues allotments under branch area allocations.

(2) *Coordination Division.* (i) Develops and recommends for the approval of the Assistant Deputy Administrator necessary plans and procedures to insure an adequate system for the coordination of all branch office administrative issues with staff officials concerned; insures compliance with the approved system, makes review and obtains approval prior to release for publication; maintains historical records of all such issues.

(ii) Coordinates the preparation, and maintains branch area organization charts; in accordance with established policy, makes recommendations concerning the establishment of branch organization structure.

(iii) Coordinates the branch work measurement, work simplification and management techniques programs to the extent specifically directed by the Deputy Administrator or requested by Service Directors.

(iv) Operates the branch reports control system and acts as consultant to branch officials on statistical and other research methods.

(v) Maintains a continuous study of all forms for the purpose of making recommendations concerning standardization and simplification.

(vi) Analyzes available data concerning branch operations, coordinates, prepares and assembles material for certain periodic reports, such as material for periodic review of operations or a statistical summary; recommends the content and assembles other periodic reports containing information furnished by two or more Service Directors.

(vii) Makes studies and recommendations concerning establishment, continuation, location and termination of field installations other than hospitals.

(viii) Maintains, in accordance with established policies and procedures, a statistical reporting system in the branch office area.

(ix) When directed by the Deputy Administrator or requested by a Service Director:

(a) Designs, conducts, coordinates, reviews technically or provides technical assistance or advice concerning statistical or research publications.

(b) Supplies technical advice and assistance in the development, installation and maintenance of methods designed to improve the quality of correspondence.

(c) Prepares analyses and recommendations relating to matters involving disagreement concerning assignment of administrative responsibilities; coordinates and reviews delegations and cancellations of authority.

(d) Conducts or coordinates studies such as those concerning efficiency of branch operating methods, uniformity of action taken, implications of current operating policy, extent to which programs are achieving desired objectives and, within limits of established policy, prepares any necessary administrative issuances.

(3) *Inspection and Investigation Division.* (i) When authorized by the Deputy Administrator or the Assistant Deputy Administrator:

(a) Directs and conducts administrative inspections, regular and special, of any VA activities and functions within the jurisdiction of the Deputy Administrator.

(b) Directs and conducts investigations of any VA activities or functions within the jurisdiction of the Deputy Administrator.

(c) Directs and conducts special inquiries.

(d) Directs and conducts inspections and investigations of public, quasi-public and private agencies, corporations, associations or individuals rendering or seeking to render aid or gratuitous services to the VA or its beneficiaries.

(ii) Submits reports of inspection and investigation to the Deputy Administrator.



tor or the Assistant Deputy Administrator and establishes control over reports to assure that action is taken upon matters reported, in accordance with the instructions of the Deputy Administrator or the Assistant Deputy Administrator.

(iii) Disseminates information contained in reports of inspection and investigation to directors of services.

(4) *Public Relations Division.* (i) Advises the Deputy Administrators and Assistant Deputy Administrators where public interest is involved in the determination of branch area activities.

(ii) Obtains, assembles, prepares and coordinates information for release through newspapers, magazines, visual aids, and radio to advise veterans and dependents as to the benefits administered by the VA under the jurisdiction of the branch office and provides information concerning the offices where applications for benefits may be made.

(iii) Obtains, assembles, prepares and coordinates information for release through newspapers, magazines and radio concerning current operations under the jurisdiction of the branch office.

(iv) Maintains liaison with newspapers, magazines, and radio and releases or clears all statements by branch area personnel which are to be made available to newspapers, magazines or radio.

(v) Acts as liaison with public or private agencies with respect to branch area activities through newspapers, magazines, or radio.

(vi) Renders technical advice and assistance in preparing material relating to branch office policy or operations which is to be made available to the public.

7. Section 01.32 *Branch Office Organization of the Public Relations Service* is canceled as of March 5, 1947.

8. Section 01.36 is revised to read as follows:

§ 01.36 *Branch office organization of the Insurance Service.*—(a) *Mission.* Implements established policies, plans, and procedures for the insurance program of the VA in the branch area; exercises direct supervision over activities under immediate jurisdiction of the branch office; and maintains staff supervision over activities located in field stations.

(b) *Major functions.* The Office of the Director, Insurance Service, performs the following major functions:

(1) Grants contracts of National Service Life Insurance under the laws administered by the VA to applicants separated from active military service and to those in service remitting premiums direct; handles reinstatements, conversions, and changes affecting insurance policies.

(2) Receives, accounts for, and disposes of insurance remittances and payments received in the branch office; maintains premium records on National Service Life Insurance accounts.

(3) Makes determinations and awards benefits in National Service Life Insurance disability insurance claims.

(c) *Organization.* The Office of the Director, Insurance Service, consists of the Assistant Director, the Insurance Conservation Officer, the Underwriting

and Insurance Accounts Division, the Disability Insurance Claims Division, and the Insurance Medical Division.

(1) *Assistant director.* The Assistant Director acts as full assistant to the Director in the discharge of his responsibilities and acts for the Director in the latter's absence.

(2) *Insurance Conservation Officer.* The Insurance Conservation Officer performs the following functions:

(i) Coordinates and assists in the activities of regional office insurance officers in implementing and executing the Insurance Conservation Program within the branch area, under the supervision of the Director and Assistant Director, Insurance Service, and in accordance with policies, plans, and procedures received from higher authority.

(ii) Establishes and maintains contact with government field activities, commercial insurance agencies, and private organizations within the branch area as necessary to accomplish the objectives of the Insurance Conservation Program.

(iii) Analyzes and interprets reports from field activities within the branch area to determine the effectiveness of the Insurance Conservation Program and makes any adjustment necessary to accomplish program objectives.

(iv) Coordinates and cooperates with the Chief, Public Relations Division; Chief, Coordination Division; and the Director, Contact and Administrative Service, in the publication or dissemination of informational or instructional material received from higher authority. With respect to the dissemination of informational material to the public, the provisions of section V, Circular 26, January 31, 1946, will apply.

(3) *Underwriting and Insurance Accounts Division.* The Underwriting and Insurance Accounts Division, under a Chief, performs the following functions:

(i) Grants contracts of National Service Life Insurance under the laws administered by the VA to applicants separated from active military service and those in service remitting premiums direct.

(ii) Approves or disapproves conversions and contract changes under National Service Life Insurance contracts, such as changes in plan, effective date, age at issue, and requests for changes of beneficiary, optional settlement, reduction in amount of insurance; re-establishes records after termination of total disability awards.

(iii) Authorizes adjustments and refunds in effecting issues, disapprovals, and contract changes.

(iv) Makes decisions and authorizes for payment vouchers payable from the National Service Life Insurance appropriation and National Service Life Insurance Fund, covering adjustments and refunds.

(v) Maintains premium records on National Service Life Insurance accounts.

(vi) Authorizes disposition of insurance premiums; prepares annual inventory of premiums and total disability accounting records.

(vii) Furnishes premium, loan, and lien status on death and total disability cases; reports lapsed insurance, effecting reinstatement when required; au-

thorizes policy loans and maintains loan accounts; and furnishes data for authorizing dividends.

(viii) Issues premium notices, receipts, lapse notices, loan notices and receipts; authorizes dividend withdrawals and maintains record of dividend deposits.

(ix) Establishes and maintains files of addressograph plates for all direct pay accounts; authorizes all refund payments due insured or their beneficiaries; receives, classifies, deposits, and reports monies and/or Armed Forces Leave Bonds received as payments on insurance premiums, insurance loans, and interest payments pertaining to the National Service Life Insurance Appropriation and National Service Life Insurance Fund.

(x) Authorizes settlement on cash surrenders and matured endowments.

(4) *Disability Insurance Claims Division.* The Disability Insurance Claims Division, under a Chief, performs the following functions:

(i) Makes determinations and adjudicates claims for National Service Life Insurance benefits because of total disability in cases where veterans have been discharged from the service, including waiver of premiums under contracts or policies of insurance issued under the National Service Life Insurance Act (except claims for gratuitous disability insurance); makes awards and disallowances incident thereto, and issues denial of claims for disability benefits under insurance contracts, and gives notice thereof under section 617 of the National Service Life Insurance Act of 1940, as amended.

(ii) Reviews cases in which such benefits, including waiver of premiums, have been allowed and determines the right of continuance thereof.

(iii) Conducts a review of the record and prepares recommendations on appeals taken from the original decision, awarding or disallowing benefits in such cases.

(iv) Terminates awards in cases wherein insured is found no longer totally disabled.

(v) Makes determinations under sections 607 and 602 (v) (2), National Service Life Insurance Act of 1940, as amended, as to whether disability or death of an insured is traceable to the extra hazards of military or naval service.

(vi) Determines if there was fraud in procurement or reinstatement of a contract of insurance or if a contract of insurance is contestable either before maturity of said contract or after maturity as a claim.

(vii) Makes decisions and authorizes for payment vouchers payable from the National Service Life Insurance Appropriation and National Service Life Insurance Fund covering payment of monthly benefits and refund of premiums under section 602 (v), National Service Life Insurance Act, as amended.

(viii) Initiates requests for reports of physical examinations, field investigations of an insured's employment and industrial activities, and medical history and social survey investigations when necessary to carry out the functions of the Division.



(5) *Insurance Medical Division.* The Insurance Medical Division, under a Chief, performs the following functions:

(i) Determines the acceptability and sufficiency of medical evidence submitted in connection with applications for new insurance, reinstatement and change in plan of insurance and total disability insurance, under the National Service Life Insurance Act of 1940, as amended.

(ii) Orders physical and mental examinations or re-examinations when deemed necessary in connection with any such applications.

9. Section 01.38 is revised to read as follows:

§ 01.38 *Branch office organization of the Personnel Service.* (a) Subject to publication of the Veterans' Administration Organization Manual, this Organization Order establishes the branch office functions and organization of the Personnel Service, unless otherwise specifically authorized.

(b) This service is under a Director who is directly responsible to the Deputy Administrator for the proper planning and administration of all activities under his charge which are set forth in this Organization Order.

(c) An Assistant Director acts as general assistant in the administration of the personnel program and is responsible to the Director for the coordination and general supervision of the activities of the Service. He acts for the Director in the latter's absence. Any special responsibilities may be assigned to the Assistant Director at the discretion of the Director.

(d) A Chief of each Division in the Service is responsible to the Director for the performance of the functions assigned to his Division as delineated in this Organization Order.

(1) *Mission.* To carry out the personnel administration program of the Veterans' Administration in the area under the jurisdiction of the branch office within the framework of policies, systems, regulations, and procedures prescribed by the Central Office. The mission is primarily, as a staff arm of the Deputy Administrator, to advise him on all aspects of personnel administration, to implement within prescribed limits personnel policies, systems, regulations, and procedures established by the Central Office; to supervise the personnel administration program within the area covered by the branch office; and to administer the personnel program for the branch office, itself.

(2) *Major functions.* The Personnel Service is responsible for the following functions within the limits prescribed by the Central Office:

(i) Provides leadership, technical advice, and staff assistance to field stations on the establishment and effective administration of a comprehensive personnel program.

(ii) Interprets, develops, and promulgates personnel policies, systems, regulations, and procedures for the field stations.

(iii) Reviews and evaluates personnel administration in the field stations comprising the branch area; determines extent and effectiveness of the personnel program, including compliance with pre-

scribed policies, systems, regulations and procedures; recommends to field station managers appropriate modifications to improve existing programs, including corrective actions deemed necessary.

(iv) Recommends to the Central Office new or changed policies, systems, regulations, and procedures that should be developed or adopted.

(v) Processes certain phases of personnel actions such as approval of appointments and position allocations for field stations for activities not as yet delegated to the field stations.

(vi) Consults and collaborates with other offices in exercising the personnel administration responsibility; and maintains effective liaison with other governmental and private agencies concerned with personnel administration, such as the Civil Service Commission and local offices of the U. S. Employment Service.

(vii) Conducts the personnel administration program for the branch office, itself, in accordance with the provisions of Veterans' Administration Manual M5-2, as well as other instructions for personnel Administration.

(3) *Organization.* (i) The Personnel Service is comprised of the following divisions: Classification Division, Recruitment and Placement Division, Personnel Relations and Training Division, and Branch Office Personnel Division. The Branch Office Personnel Division will be organized in accordance with instructions contained in Veterans' Administration Manual M5-2.

(ii) *Classification Division—(a) Position classification:*

(1) Implements classification policies, regulations, and procedures for the branch area.

(2) Recommends to the Central Office, policies, regulations, and procedures that should be developed for application in the field, as well as those that should be amended.

(3) Participates with the Central Office in the development of classification standards and guides for use throughout VA in evaluating and classifying positions.

(4) Determines classification training needs in the branch area, and makes training plans and conducts training programs for the development of classification, technicians, using whatever material and assistance that may be provided by the Central Office.

(5) Applies and interprets Central Office and branch office policies, regulations, and procedures with respect to position classification, as well as basic laws, Executive Orders, and Comptroller General's Decisions.

(6) Administers specific classification actions not yet delegated to the field station level.

(7) Evaluates field station position classification programs on a regular basis, including field visitation and other means of contact and reporting; may conduct station-wide position classification surveys where the urgency of the classification situation at local stations requires it; and makes position classification spot checks on a sampling basis by station, by organization, or by series.

(8) Reviews and evaluates position classification appeals submitted by employees of the branch office and field stations within the area.

(b) *Efficiency rating.* (1) Administers the efficiency rating program for the branch area by interpreting policies, regulations, and procedures; suggesting improvements to the Central Office, and assuring the proper maintenance of the program throughout the area.

(2) Participates in the development of standards of performance to be used as the basis for efficiency rating.

(3) Encourages the use of efficiency rating data for personnel administration and general management purposes.

(4) Plans, develops, and conducts the training program for efficiency rating technicians in the area, including the development of means to be employed by field station personnel offices in the instruction of rating officials.

(5) Supervises the efficiency rating appeals procedure in the branch area; reviews decisions of intermediate efficiency rating committees and station efficiency rating committees; and develops recommendations for the disposition of appeals.

(6) Analyzes the efficiency rating program throughout the area to determine its efficacy and recommends remedial action to station personnel offices and to the Central Office.

(iii) *Recruitment and Placement Division.* (a) Plans, develops, and supervises a comprehensive placement program for the branch area designed to make the most effective utilization of available skills through initial placement of personnel, follow-up during trial period, conduct of an in-service placement program, including continuous employee evaluation and the planning of personnel moves with operating officials, administration of an effective program of promotion from within, development and administration of a program for the utilization of the physically impaired, and the maintenance of skills registers.

(b) Plans, develops, and supervises a recruitment program for the branch area to provide sufficient qualified candidates to meet employment needs, including development of adequate sources of recruitment, determination of minimum number of new workers required, determination of eligibility for employment, selection through interview, testing, etc., approving appointments of personnel for positions centralized to the branch office and recommendation to the Central Office of appointments for positions centralized to the Central Office; conducts actual recruitment campaigns for the branch area when centralized effort is required.

(c) Plans, develops, and supervises for the branch area the Civil Service Commission's decentralized examining program through boards of Civil Service Examiners, including the establishment of boards, nomination of members to the Civil Service Commission, supervision of board operations and providing technical assistance to boards as necessary; operates such portions of the program pertaining to field station positions as the branch office deems cannot be decentralized.



(d) Administers for the branch area a program of qualifications, character, and suitability investigations of applicants and appointees.

(e) Participates with the Central Office in the development and validation of qualification standards, rating schedules, and qualification inquiries to be used in the selection of personnel; and interprets and applies such standards to the branch area.

(f) Supervises all personnel activities in the branch area involving return from military furlough, reemployment, reinstatement, promotion, reassignment, transfer (inter and intra-agency), reduction in force and grade, separation actions, except for final approval of actions involving positions centralized to the Central Office and except for the routine processing involved in such actions.

(g) Supervises personnel activities in the branch area pertaining to retirement, time, leave, (excluding maintenance of time and leave cards), hours of work, status, automatic within-grade salary advancement, and salary advancement for superior accomplishment.

(h) Interprets and insures proper application within the area laws, executive orders, Civil Service Commission rules and regulations, Comptroller General's Decisions and VA policies, regulations, and procedures pertaining to all aspects of the functions enumerated above.

(i) Maintains cooperative relationships with the Civil Service Commission as well as governmental and private agencies that are concerned with, or may be of help in, the functions enumerated above.

(j) Evaluates field programs in recruitment, examining, and placement, and recommends improvements; recommends to the Central Office improvements in policies, regulations, and procedures on recruitment, examining, and placement.

(iv) *Personnel Relations and Training Division*—(a) *Training*. (1) Plans, develops, and supervises the training program for the branch area within the framework of Central Office policies, regulations, and procedures dealing with the training of employees.

(2) Determines area-wide training needs and aids local stations in conducting training to meet these needs.

(3) Distributes to local stations training material provided by the Central Office and aids them in developing and acquiring other training material.

(4) Assists staff services at the branch level in formulating and conducting training programs throughout the branch area in the programs and procedures with which the staff services are concerned. In this connection, advises on training methods, materials, and aids to be employed.

(5) Recommends to the Central Office new and revised policies, procedures, and regulations on training.

(6) Evaluates the training programs in the field stations to determine the extent to which training needs are analyzed and are met; makes recommendations to the field station personnel officers for the use of better training techniques.

(b) *Personnel relations*. (1) Within the framework of the policies and program developed by the Central Office, plans, develops, evaluates, and provides staff guidance for the personnel relations program of the branch area.

(2) Advises the Deputy Administrator, Directors of Services, Station Managers and other supervisors on effective personnel relations for the branch area.

(3) Consistent with the policies, regulations and procedures established by the Central Office, develops regulations and procedures on personnel relations activities for the branch area.

(4) Makes analyses and special studies of personnel relations problems within the branch area; recommends corrective action, new regulations and procedures, or more effective personnel relations practices as a result of such analyses and special studies.

(5) Recommends to the Central Office improvements in general personnel relations policies and procedures.

(6) Plans and conducts training programs for personnel relations staffs in the branch area.

(7) Conducts a continuing study of supervisory methods, practices and procedures in the branch area to determine the extent of understanding and use of effective personnel relations practices; in this connection collaborates with the training staff in planning and conducting supervisory training programs.

(8) In accordance with the policies and procedures established by the Central Office, fosters good practices in connection with grievances, complaints and discipline by advising management on proper procedure and principles.

(9) Consistent with policy established by the Central Office, develops local procedures and regulations for the conduct and maintenance of satisfactory and effective relations with employee groups and organizations within the branch area; and participates and assists in consultations with such groups and organizations.

(10) Recommends and develops methods and procedures for, and helps promote, management-employee intercommunication within the branch area.

(11) In accordance with policy established by the Central Office, studies the need for and develops branch area regulations and procedures concerning employee counseling and employee services such as transportation, housing, and group hospitalization. Collaborates with Special Services in devising plans for employee recreation programs to be conducted by Special Services.

(c) *Health and employees' compensation*. (1) Studies the need for and, within the framework of policies and procedures of the Central Office, develops area regulations and procedures for employee first aid services.

(2) With the cooperation of the branch medical department develops area plans in connection with employee occupational disease problems; and cooperates with the Construction, Supply and Real Estate Service in the integration of employee health and first aid services with the fire and accident prevention programs.

(3) If necessary and required, makes inspections in the branch area of em-

ployee environmental health conditions and first aid service and develops recommendations for improvement where necessary.

(4) Administers the United States Employees' Compensation Act and its attendant reporting system for the branch area; provides technical guidance for the area concerning administration of the Act.

(5) Consistent with Central Office directives, maintains liaison with government and private organizations in the area engaged in employee health education activities and initiates health promotion efforts.

(d) *Employees suggestion program*. Within the framework of policies and procedures promulgated by the Central Office, supervises the employee suggestion system; develops regulations and procedures, evaluates the program, makes recommendations for improvement and provides staff guidance.

(v) *Branch Office Personnel Division*. The functions of this division are as described in VA Manual M5-2, Personnel Procedures for Branch Offices and Field Stations (See Figure 2.01). The responsibility of this division is to operate the personnel administration program for the branch office, itself.

10. Section 01.50 is revised to read as follows:

01.50 *Alphabetical list of stations by location.*

#### *Address and Type of Station*

Albany 1, N. Y., Watervliet Arsenal; regional office.  
Albuquerque, N. Mex., 115 South Third Street (For Mail: P. O. Box 527); regional office.  
Albuquerque, N. Mex., P. O. Box 1344; hospital.  
Alexandria, La.; hospital.  
Amarillo, Tex.; hospital.  
American Lake, Wash.; hospital.  
Aspinwall 15, Pa.; hospital.  
Atlanta 3, Ga.; Branch No. 5.  
Atlanta 3, Ga., 105 Pryor Street NE.; regional office.  
Atlanta, Ga., 5998 Peachtree Road NE.; hospital.  
Augusta, Ga.; hospital.  
Balboa, Canal Zone, Room 3, Building 705 (Mail: P. O. Box 3672); Veterans' Administration office.  
Baltimore 2, Md., 1315 St. Paul Street; regional office.  
Batavia, N. Y.; hospital.  
Bath, N. Y.; center (hospital and domiciliary).  
Bay Pines, Fla.; center (hospital and domiciliary).  
Bedford, Mass.; hospital.  
Biloxi, Miss.; center (hospital and domiciliary).  
Boise, Idaho, National Guard Barracks Building; regional office.  
Boise, Idaho; hospital.  
Boston 8, Mass., 55 Tremont Street; branch No. 1.  
Boston 8, Mass., 17 Court Street; regional office.  
Brecksville, Ohio; hospital.  
Bronx 63, N. Y., 130 West Kingsbridge Road; hospital.  
Brooklyn 5, N. Y., 35 Ryerson Street; regional office (open about 5-5-47).  
Brooklyn 29, N. Y., Manhattan Beach; hospital.  
Buffalo 1, N. Y., 151 West Mohawk Street; regional office.  
Butler, Pa.; hospital.  
Canandaigua, N. Y.; hospital.  
Castle Point, N. Y.; hospital.  
Chamblee, Ga.; hospital.



- Cheyenne, Wyo.; center (hospital and regional office).  
 Chicago 6, Ill., 226 West Jackson Boulevard; branch No. 7.  
 Chicago 6, Ill., 366 West Adams Street; regional office.  
 Chillicothe, Ohio; hospital.  
 Cincinnati 2, Ohio, 209 East Sixth Street; regional office.  
 Cleveland 14, Ohio, Cuyahoga Building; regional office.  
 Cleveland 9, Ohio, 7300 York Road; hospital.  
 Coatesville, Pa.; hospital.  
 Columbia, S. C.; hospital.  
 Columbus 8, Ohio, 52 S. Starling Street; branch No. 6.  
 Dallas 2, Tex., 1114 Commerce Street; branch No. 10.  
 Dallas 9, Tex., Love Field; regional office.  
 Dallas 2, Tex.; hospital.  
 Danville, Ill.; hospital.  
 Dayton, Ohio; center (hospital and domiciliary).  
 Dearborn, Mich.; hospital.  
 Denver 1, Colo. (P. O. Box 1260), Denver Federal Center; branch No. 13.  
 Denver 2, Colo., 1108 Fifteenth Street; regional office.  
 Denver 5, Colo., 3800 York Street; supply depot.  
 Des Moines 10, Iowa; center (hospital and regional office).  
 Detroit 26, Mich.; Guardian Building, regional office.  
 Downey, Ill.; hospital.  
 Dwight, Ill.; hospital.  
 Excelsior Springs, Mo.; hospital.  
 Fargo, N. Dak.; center (hospital and regional office).  
 Fayetteville, Ark.; hospital.  
 Fayetteville, N. C.; hospital.  
 Fort Bayard, N. Mex.; hospital.  
 Fort Benjamin Harrison, Ind.; hospital.  
 Fort Custer, Mich.; hospital.  
 Fort Harrison, Mont.; regional office.  
 Fort Harrison, Mont.; hospital.  
 Fort Howard, Md.; hospital.  
 Fort Jackson, S. C.; regional office.  
 Fort Logan, Colo.; hospital.  
 Fort Lyon, Colo.; hospital.  
 Fort Meade, S. Dak.; hospital.  
 Fort Thomas, Ky.; hospital (date of opening for patients to be announced).  
 Framingham, Mass.; hospital.  
 Gulfport, Miss.; hospital.  
 Hartford 4, Conn., 95 Pearl Street; regional office.  
 Hines, Ill.; hospital.  
 Hines, Ill.; supply depot.  
 Honolulu 1, Hawaii. (P. O. Box 3198. All Veterans' Administration mail to be sent Air Mail; C-files by registered regular mail; radios to be sent c/o Mitsukoshi Bldg.); regional office.  
 Horseheads, N. Y., c/o Army Quartermaster Depot; supply depot.  
 Hot Springs, S. Dak.; center (hospital and domiciliary).  
 Houston 2, Tex., Federal Office Building; regional office.  
 Huntington 1, W. Va., 824 Fifth Avenue; regional office.  
 Huntington 1, W. Va., 1540 Spring Valley Drive; hospital.  
 Indianapolis 9, Ind., 36 South Pennsylvania Street; regional office.  
 Indianapolis 44, Ind., 2601 Cold Spring Road; hospital.  
 Jackson, Miss.; regional office.  
 Jackson, Miss.; hospital.  
 Jefferson Barracks 23, Mo.; hospital.  
 Juneau, Alaska, Goldstein Building (all mail, including C-files, to be sent air mail); regional office.  
 Kansas City 6, Mo., Municipal Auditorium, Thirteenth and Wyandotte Streets; regional office.  
 Kecoughtan, Va.; center (hospital and domiciliary).  
 Knoxville, Iowa; hospital.  
 Lake Clay, Fla.; hospital.  
 Legion, Tex.; hospital.  
 Lexington, Ky.; hospital.  
 Lincoln 8, Nebr., Sharp Building; regional office.  
 Lincoln 1, Nebr.; hospital.  
 Little Rock, Ark., Federal Building; regional office.  
 Livermore, Calif.; hospital.  
 Louisville 3, Ky., 1405 West Broadway; regional office.  
 Louisville, Ky.; hospital.  
 Los Angeles 25, Calif., 1380 South Sepulveda Boulevard; regional office.  
 Los Angeles 25, Calif., Sawtelle and Wilshire Boulevards; center (hospital and domiciliary).  
 Lubbock, Tex., Lubbock Army Air Field; regional office.  
 Lyons, N. J.; hospital.  
 Manchestr, N. H., Federal Building; regional office.  
 Manila, Philippines, A. P. O. 900, c/o Postmaster, San Francisco, Calif. (all mail to be sent Air Mail; C-files by registered regular mail. Radios only—send to: T. V. T. Building, Manila, Philippines); regional office.  
 Marion, Ill.; hospital.  
 Marion, Ind.; hospital.  
 Martinsburg, W. Va.; center (hospital and domiciliary).  
 McKinney, Tex.; hospital.  
 Memphis 4, Tenn., 1025 La Mar Avenue; hospital.  
 Memphis 15, Tenn., Park Avenue and Getwell Street; hospital.  
 Mendota, Wis.; hospital.  
 Miami 10, Fla., Post Office Box 1791; regional office.  
 Miami Beach 40, Fla., 4300 Alton Road; hospital.  
 Milwaukee 2, Wisc., 342 North Water Street; regional office.  
 Minneapolis 3, Minn., 1006 West Lake Street; regional office.  
 Minneapolis 6, Minn.; hospital.  
 Montgomery 10, Ala., Perry Hill Road; hospital (changed from center 3-30-47).  
 Montgomery 4, Ala., 400 Lee Street; regional office (separated from center 3-30-47).  
 Montgomery, Ala., c/o Army Quartermaster Depot; supply depot.  
 Mountain Home, Tenn.; center (hospital and domiciliary).  
 Murfreesboro, Tenn.; hospital.  
 Muskogee, Okla., Second and Court Streets; regional office.  
 Muskogee, Okla., Memorial Station, Honor Heights Drive; hospital.  
 Nashville 5, Tenn., White Bridge Road; regional office.  
 Nashville 5, Tenn., White Bridge Road; hospital.  
 Newark 2, N. J., 20 Washington Place; regional office.  
 Newington 11, Conn.; hospital.  
 New Orleans 12, La., 333 Saint Charles Street; regional office.  
 New Orleans 12, La.; hospital.  
 New York 13, N. Y., 346 Broadway; branch No. 2.  
 New York 1, N. Y., 252 Seventh Avenue; regional office.  
 New York 13, N. Y., 80 Lafayette Street; branch of C. O.  
 Northampton, Mass.; hospital.  
 North Little Rock, Ark.; hospital.  
 Northport, Long Island, N. Y.; hospital.  
 Oakland, Calif., Taft-Pennoyer Building, Fifteenth and Clay Streets; Western Forms Depot (opening 5-1-47).  
 Oakland, Calif., Thirteenth and Harrison Streets; hospital.  
 Oklahoma City, Okla., 1101 North Broadway; regional office.  
 Oklahoma City, Okla.; hospital.  
 Oteen, N. C.; hospital.  
 Outwood, Ky.; hospital.  
 Palo Alto, Calif.; hospital.  
 Passe-A-Grille Beach, Fla., (Mailing address: Manager, Pass-A-Grille Beach Regional Office, Post Office Box 1437, St. Petersburg, Fla.); regional office.  
 Perry Point, Md.; hospital.  
 Perry Point, Md.; supply depot.  
 Philadelphia 2, Pa., 128 North Broad Street; branch No. 3.  
 Philadelphia 6, Pa., New Customs House; regional office.  
 Phoenix, Ariz., Ellis Building, 137 North Second Avenue; regional office.  
 Phoenix, Ariz., Post Office Box 2260; hospital.  
 Phoenixville, Pa.; hospital (date of opening for patients to be announced).  
 Pittsburgh 22, Pa., 107 Sixth Street; regional office.  
 Portland 5, Ore., 1019 South West Tenth Avenue; regional office.  
 Portland 7, Ore.; hospital.  
 Providence 3, R. I., 100 Fountain Street; regional office.  
 Reno, Nev.; center (hospital and regional office).  
 Richmond 20, Va., 900 North Lombardy Street; branch No. 4.  
 Richmond 19, Va.; hospital.  
 Roanoke 11, Va., 211 West Campbell Avenue; regional office.  
 Roanoke 17, Va.; hospital.  
 Roseburg, Ore.; hospital.  
 Rutland Heights, Mass.; hospital.  
 Salt Lake City 4, Utah, 1710 South Redwood Road; regional office.  
 Salt Lake City 3, Utah; hospital.  
 Sampson, N. Y.; hospital.  
 San Antonio 5, Tex., 102 West Crockett Street; regional office.  
 San Diego 12, Calif., Post Office Box 1111 (for mail); regional office.  
 San Fernando, Calif.; hospital.  
 San Francisco 5, Calif., 180 New Montgomery Street; branch No. 12.  
 San Francisco 3, Calif., 49 Fourth Street; regional office.  
 San Francisco 21, Calif., Forty-second and Clement Streets; hospital.  
 San Juan, P. R., Post Office Box 4424 (all mail to be sent air mail; C-files by registered regular mail); center (hospital and regional office).  
 Saratoga Springs, N. Y.; hospital.  
 Seattle 4, Wash., 821 Second Avenue; branch No. 11.  
 Seattle 4, Wash., Federal Office Building; regional office.  
 Sheridan, Wyo.; hospital.  
 Shreveport 63, La., 501 Ockley Drive; regional office.  
 Sioux Falls, S. Dak.; regional office.  
 Somerville, N. J., c/o Somerville subdepot of Belle Meade General Depot; supply depot (3-10-47).  
 Springfield, Mo.; hospital.  
 Staten Island, N. Y.; hospital.  
 St. Cloud, Minn.; hospital.  
 St. Louis 2, Mo., 420 Locust Street; branch No. 9.  
 St. Louis 2, Mo., 415 Pine Street; regional office.  
 St. Paul 11, Minn., Fort Snelling; branch No. 8.  
 Sunmount, N. Y.; hospital.  
 Swannanoa, N. C.; hospital.  
 Syracuse 2, N. Y., Chimes Building, 500 South Salina Street; regional office (3-31-47).  
 Temple, Tex.; hospital.  
 Thomasville, Ga.; hospital.  
 Togus, Maine; center (hospital and regional office).  
 Tomah, Wis.; hospital (open for patients 3-4-47).  
 Topeka, Kans.; hospital.  
 Tucson, Ariz.; hospital.  
 Tuscaloosa, Ala.; hospital.  
 Tuskegee, Ala.; hospital.  
 Van Nuys, Calif.; hospital.  
 Waco, Tex.; center (hospital and regional office).  
 Wadsworth 2, Kans.; center (hospital and domiciliary).  
 Walla Walla, Wash.; hospital.  
 Washington 25, D. C., 1825 H street NW.; regional office.  
 Washington 7, D. C., 2650 Wisconsin Avenue, NW.; hospital.



## RULES AND REGULATIONS

Waukesha, Wis.; hospital.  
 West Roxbury 32, Mass.; hospital.  
 Whipple, Ariz.; center (hospital and domiciliary).  
 White River Junction, Vt.; center (hospital and regional office).  
 Wichita 15, Kans., 3801 South Oliver street; regional office.  
 Wichita 8, Kans., Kellogg and Bleckley Drive; hospital.  
 Wilkes-Barre, Pa., 18 South Franklin Street; regional office.  
 Wilmington, Calif., Post Office Box 385; supply depot.  
 Wilmington 50, Del., Dravo Building; regional office.  
 Wilmington, Del.; hospital.  
 Winston-Salem, N. C., 310 West Fourth Street; regional office.  
 Wood, Wis.; center (hospital and domiciliary).

11. Sections 01.60 to 01.72, inclusive, are revised to read as follows:

**ADDRESSES OF VETERANS' ADMINISTRATION  
 REGIONAL OFFICES, SUBREGIONAL OFFICES,  
 CONTACT OFFICES, CENTERS AND HOSPITALS**

§ 01.60 *Branch No. 1 area (Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont)*. (a) Address of Branch Office No. 1: Deputy Administrator, Veterans' Administration Branch Office No. 1, 55 Tremont Street, Boston 8, Mass.

(b) This is a guide to the location of all VA regional offices and centers, the subregional offices and contact offices thereunder, and hospitals, in Branch No. 1 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

**CONNECTICUT**

*Type of Activity, Location, and Address*

Regional office: Hartford 4, 95 Pearl Street.  
 Contact offices:  
 Bristol, Veterans' Service Center.  
 Manchester, 69 Center Street.  
 Middletown, 505 Main Street.  
 New Britain, Burrill School.  
 Torrington, City Hall.  
 Winsted, Town Hall, 338 Main Street.  
 Subregional office: Bridgeport 4, 355 Fairfield Street.  
 Contact offices:  
 Danbury, 44 Elm Street.  
 South Norwalk, City Hall.  
 Stamford, 1 Grove Street.  
 Subregional office: New Haven 11, 294 Cedar Street.  
 Contact offices:  
 Derby, 116 Derby Avenue.  
 Meriden, 22 Liberty Street.  
 New London, 47 Colt Street.  
 Norwich, Post Office Building.  
 Waterbury 20, 195 Grove Street.  
 Hospital: Newington 11, Veterans' Administration Hospital.

**MAINE**

Center (regional office and hospital): Togus, Veterans' Administration Center.  
 Contact offices:  
 Rockland, Community Building.  
 Skowhegan, Strand Theatre Building.  
 Waterville, 44 Main Street.  
 Subregional office: Bangor, 46 Columbia Street.  
 Contact offices:  
 Calais, Post Office Building.  
 Fort Kent, 195 Main Street.  
 Houlton, 109 Main Street.  
 Machias, Post Office Building.  
 Presque Isle, 286 Main Street.  
 Subregional office: Portland 3, 477 Congress Street.

**Contact offices:**

Bath, 192 Front Street.  
 Biddeford, 140 Elm Street.  
 Lewiston, 14 Lisbon Street.  
 Rumford, 91 Congress Street.  
 Sanford, 143 Main Street.

**MASSACHUSETTS**

Regional office: Boston 8, 17 Court Street.  
 Contact offices:  
 Cambridge, 57 Inman Street.  
 Chelsea, City Hall.  
 Framingham, Memorial Building.  
 Lynn, 14 Central Avenue.  
 Malden, City Hall Annex, Ferry Street.  
 Newton, 277 Washington Street.  
 Quincy, Adams Academy, 8 Adams Street.  
 Salem, 150 Washington Street.  
 Somerville, Post Office Building, Union Square.  
 Waltham, Robbins School, Chestnut Street.  
 Subregional offices:  
 Brockton, Post Office Building.  
 Lawrence, 477 Essex Street.  
 Contact office:  
 Haverhill, 37 Main Street.  
 Subregional office:  
 Lowell, 24 Merrimac Street.  
 Springfield, 1200 Main Street.  
 Contact offices:  
 Greenfield, 287 Main Street, Burnham Building.  
 Holyoke, War Memorial Building.  
 North Adams, 85 Main Street.  
 Northampton, 25 Main Street.  
 Pittsfield, 246 North Street.  
 Subregional office: Worcester, 9 Walnut Street.  
 Contact office: Fitchburg, 280 Main Street.  
 Hospitals:  
 Bedford, Veterans' Administration Hospital.  
 Framingham, Veterans' Administration Hospital.  
 Northampton, Veterans' Administration Hospital.  
 Rutland Heights, Veterans' Administration Hospital.  
 West Roxbury 32, Veterans' Administration Hospital.

**NEW HAMPSHIRE**

Regional office: Manchester, Federal Building.  
 Contact offices:  
 Berlin, 162 Main Street.  
 Claremont, 34 Tremont Square.  
 Concord, 7 Pleasant Street.  
 Dover, 125 Washington Street.  
 Keene, 15 Court Street.  
 Laconia, 31 Hanover Street.  
 Littleton, Federal Building.  
 Nashua, 21 East Hollis Street.  
 Portsmouth, 364 State Street.  
 Rochester, 25 Portland Street.

**RHODE ISLAND**

Regional office: Providence 3, 100 Fountain Street.  
 Contact offices:  
 Attleboro, Mass., 15 Railroad Avenue.  
 Cranston, City Hall, Park Avenue.  
 East Providence, Town Hall.  
 Fall River, Mass., 146 North Main Street.  
 Newport, Post Office Building.  
 Pawtucket, 35 High Street.  
 Taunton, Mass., 26 Taunton Green.  
 Warren, Federal Building.  
 Warwick, City Hall, Apponaug.  
 Westerly, 23 Broad Street.  
 Woonsocket, Stadium Building.  
 Subregional office: New Bedford, Mass., 888 Purchase Street.  
 Contact offices:  
 Falmouth, Mass., Town House.  
 Hyannis, Mass., 354 Main Street.

**VERMONT**

Center (regional office and hospital): White River Junction, Veterans' Administration Center.

<sup>1</sup> Now operating as a contact office.

Contact office: Brattleboro, 10 Main Street.  
 Subregional office: Burlington, 172 South Winooski Avenue.  
 Contact office: St. Albans, 19 Kingman Street.  
 Subregional office: Montpelier, 64 South Main Street.  
 Contact office: St. Johnsbury, 95 Eastern Avenue.  
 Subregional office: Rutland, 33 Cottage Street.  
 Contact office: Bennington, 422 Main Street.

§ 01.61 *Branch No. 2 Area (New York State, Puerto Rico)*. (a) Address of Branch Office No. 2: Deputy Administrator, Veterans' Administration Branch Office No. 2, 346 Broadway, New York 13, N. Y.

(b) This is a guide to the location of all VA centers, regional offices and hospitals, the subregional offices and contact offices thereunder, in Branch No. 2 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries.

**NEW YORK STATE**

*Type of Activity, Location, and Address*

Regional office: Albany 1, Watervliet Arsenal.  
 Contact offices:  
 Albany 7, 112 State Street.  
 Amsterdam, 20 Market Street.  
 Glens Falls, 35 Ridge Street.  
 Gloversville, 33 Bleeker Street.  
 Kingston, 286 Fair Street.  
 Liberty, 111 North Main Street.  
 Oneonta, Post Office Building.  
 Plattsburg, Post Office Building.  
 Poughkeepsie, 13 Washington Street.  
 Saratoga Springs, 374-376 Broadway.  
 Schenectady, 9-11 Yates Street.  
 Troy, 297 River Street.  
 Regional office: Buffalo 1, 151 West Mohawk Street.  
 Contact offices:  
 Binghamton, 64 Henry Street.  
 Buffalo, Ellicott Square Building.  
 Dunkirk, Elem. School Number 7, Lake Shore Drive East.  
 Endicott, 131 Washington Avenue.  
 Elmira, 170 Lake Street.  
 Ithaca, Masonic Temple.  
 Lockport, P. O. Building.  
 Jamestown, 101 West Third Street.  
 Lackawanna, 7706 Ridge Road.  
 Niagara Falls, 42 Falls Street.  
 North Tonawanda, City Hall Building.  
 Olean, City Building, 108 North Union Street.  
 Subregional office:<sup>1</sup> Rochester, 39 State Street.  
 Contact offices:  
 Geneva, 380 Main Street.  
 Hornell, Federal Building, 38-46 Broadway.  
 Corning, Veterans' Administration.  
 Subregional office:<sup>2</sup> Syracuse, 428 South Warren Street.  
 Contact offices:  
 Auburn, 22 North Street.  
 Cortland, Post Office Building.  
 Herkimer, VA Contact Office.  
 Newark, VA Contact Office.  
 Ogdensburg, 301-305 Crescent Street.  
 Oswego, Post Office Building.  
 Rome, YWCA, 105 West Liberty Street.  
 Utica 2, 110 Genesee Street.  
 Watertown, Post Office, 163 Arsenal Street.  
 Regional office: New York City 1, 252 Seventh Avenue.  
 Contact offices:  
 Bronx, 851 Grand Concourse.  
 Flushing, 39-15 Union Street.  
 Harlem District, 271 West 125 Street, New York 27.

<sup>1</sup> Syracuse regional office to be activated about March 31, 1947, at 500 South Salina Street.



Huntington, Long Island, 375 New York Avenue.  
 Jamaica, Long Island, 92-32 Union Hall Street.  
 Middletown, 16 Mulberry Street.  
 Mineola, Long Island, Old Nassau County Courthouse.  
 Mount Vernon, 3 North Third Street.  
 Newburgh, Post Office Building.  
 Patchogue, Long Island, Brookhaven Town Hall.  
 Peekskill, City Hall, 840 Main Street.  
 St. George, Staten Island 1, 25 Hyatt Street.  
 White Plains, County Office Building.  
 Yonkers, 20 South Broadway.  
 Subregional office:<sup>2</sup> Brooklyn 17, 1 Hanson Place.  
 Contact office:  
 Brooklyn, Kings County Hospital, 451 Clarkson Avenue.  
 Branch of central office: New York 13, 80 Lafayette Street.  
 Hospitals:  
 Batavia, Veterans' Administration Hospital.  
 Bronx 63, 130 West Kingsbridge Road.  
 Brooklyn 29, Manhattan Beach.  
 Canandaigua, Veterans' Administration Hospital.  
 Castle Point, Veterans' Administration Hospital.  
 Northport, Long Island, Veterans' Administration Hospital.  
 Sampson, Veterans' Administration Hospital.  
 Saratoga Springs, Veterans' Administration Hospital.  
 Staten Island, Veterans' Administration Hospital.  
 Sunmount, Veterans' Administration Hospital.  
 Center (hospital and domiciliary):  
 Bath, Veterans' Administration Center.  
 Supply depot:  
 Horseheads, c/o A. S. F. Depot.

## PUERTO RICO

(Including the Virgin Islands)

Center (hospital and regional office): San Juan, P. O. Box 4424 (All VA mail to be sent air mail; C-files by registered regular mail).  
 Contact offices:  
 Aguadilla, VA Contact Office.  
 Arecibo, 8 Nicolas Frese Street.  
 Barranquitas, Munoz Rivera Street.  
 Bayamon, 115 Dr. Veve Street.  
 Cabo Rojo, Logia Cuna de Betances, 30 Betances Street.  
 Caguas, Aldrich Building.  
 Cayey, 45 Santiago Palmer Street.  
 Fajardo, VA Contact Office.  
 Guayama, 21 North Hostos Street.  
 Humacao, 6 Isidro A. Vidal Street.  
 Mayaguez, 200 Mendez Vigo Street.  
 Ponce, 106 Comercio Street.  
 Rio Piedras, Palma and Garcia Moreno Street.  
 St. Thomas (Virgin Islands), Charlotte Amalle.  
 Vega Baja, VA Contact Office.  
 Yauco, City Hall.

§ 01.62 Branch No. 3 Area (Delaware, New Jersey, Pennsylvania). (a) Address of Branch Office No. 3: Deputy Administrator, Veterans' Administration Branch Office No. 3, 128 N. Broad St., Philadelphia 2, Pa.

(b) This is a guide to the location of all VA regional offices, the sub-regional offices and contact offices thereunder, and hospitals, in Branch No. 3 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## DELAWARE

## Type of Activity, Location, and Address

Regional Office: Wilmington 50, Dravo Building.  
 Contact offices:  
 Dover, Murphy School, Kings Highway.  
 Newark, Del., Library Building, University of Delaware.  
 Hospital: Wilmington, Veterans' Administration Hospital.

## NEW JERSEY

Regional office: Newark 2, 20 Washington Place.  
 Contact offices:  
 Dover, Bergen Building, 45 East Blackwell Street.  
 Elizabeth, Miller Building, 275 Morris Avenue.  
 Norristown, Silk Building, 17 South Street.  
 New Brunswick, City Hall, 78 Bayard Street.  
 Perth Amboy, 214 Smith Street.  
 Phillipsburg, 101 South Main Street.  
 Somerville, 85 West Main Street.  
 Subregional office: Camden, Broadway Stevens Building, 300 Broadway.  
 Contact offices:  
 Atlantic City, Post Office Building.  
 Bridgeton, City Hall, 168 East Commerce Street.  
 Burlington, 428 East High Street.  
 Cape May Courthouse, Old Courthouse Building.  
 Hammonton, 124 Bellevue Avenue.  
 Pitman, 13½ Broadway.  
 Salem, Mecum Building, 223 East Broadway.  
 Toms River, Courthouse Annex, 110 Hooper Avenue.  
 Subregional office: Paterson, Fabian Building, 45 Church Street.  
 Contact offices:  
 Hackensack, Court House, Court and Main Streets.  
 Newton, 172 Spring Street.  
 Subregional office:<sup>1</sup> Trenton, Federal Building.  
 Contact offices:  
 Princeton, Veterans Service Center, Borough Hall.  
 Red Bank, 12 Broad Street.  
 Subregional office: Union City (overflow of regional offices), Elks Club Building, 3211-13 Hudson Boulevard.  
 Contact offices:  
 Hoboken, Terminal Building, 63 Hudson Street.  
 Jersey City, Commerce Building, 1 Newark Avenue.  
 Hospital: Lyons, Veterans' Administration Hospital.

## PENNSYLVANIA

Regional office: Philadelphia 6, New Customs House.  
 Contact offices:  
 Doylestown, 40 East Court Street.  
 Frankford, 1537 Orthodox Street, Philadelphia 24.  
 Germantown, 115 West Chelton Avenue, Philadelphia 44.  
 North Philadelphia, Grange Building, 5601 North Broad Street, Philadelphia 41.  
 Philadelphia 7, 1127 Walnut Street.  
 South Philadelphia, 111th Regiment Armory, 1231 South Broad Street, Philadelphia 47.  
 West Philadelphia, 137 South Fifty-second Street, Philadelphia 39.  
 Subregional office: Upper Darby (overflow of Philadelphia regional office), Terminal Motors Building, 17 Brief Street.  
 Contact offices:  
 Chester, Lerman Building, Seventh and Sprout Streets.

Norristown, 319 DeKalb Street.  
 Pottstown, Y. M. C. A., 338 King Street.  
 Subregional office: Reading, Rajah Temple, 136 North Sixth Street.

## Contact offices:

Allentown, McKinley School, 1124 Turner Street.  
 Bethlehem, Odd Fellows Building, 6 West Broad Street.  
 Easton, First National Bank Building.  
 Regional office: Pittsburgh 22, 107 Sixth Street.  
 Contact offices:  
 Beaver Falls, 1025 Seventh Avenue.  
 Butler, Butler County, National Bank Building, Main and West Streets.  
 Greensburg, 301 South Main Street.  
 Kittanning, 133 West Jefferson Street.  
 McKeesport, Post Office Building, 8th and Walnut Streets.  
 Monessen, 279 Schoonmaker Avenue.  
 New Castle, 223 East Washington Street.  
 New Kensington, Federal Building, Corner 5th and 11th Streets.  
 Uniontown, 37 Main Street, Union Trust Building.  
 Subregional office: Erie, Baldwin Building, 1005 State Street.

## Contact offices:

Bradford, Hooker Fulton Building, 119 Main Street.  
 Meadville, Crawford County Trust Co. Building.  
 Meadville, 231 Chestnut Street.  
 Oil City, Fair Building, 15 Seneca Street.  
 Ridgway, Masonic Temple, 10-14 Court Street.  
 Sharon, Bastress Building, Shenango and Pitt Streets.  
 Warren, National Bank Building, Liberty and Second Avenue.  
 Subregional office: Johnstown, Old Post Office Building, Market and Locust Streets.  
 Contact offices:  
 Altoona, Kaufman Building, 1301-03 Eleventh Avenue.  
 Bedford, Oppenheimer Building, 103 South Richard Street.  
 Clearfield, County National Bank Building, 137 Market Street.  
 Du Bois, Deposit-National Bank Building.  
 Indiana, Indiana Theatre Building.  
 Punxsutawney, Spirit Building, 105 North Findley Street.  
 Somerset, 116 West Main Street.  
 Subregional office: Wheeling, W. Va., Fidelity Building, Eleventh and Chapline Streets.  
 Contact offices:  
 Charleroi, Pa., 334 Fallowfield Avenue.  
 Holidays Cove, W. Va., 3230 Main Street.  
 Washington, Pa., Trades & Labor Building, No. 1 South College Street.  
 Waynesburg, Pa., Peoples Bank Building, 59 East High Street.  
 Regional office: Wilkes-Barre, Pa., 18 South Franklin Street.

## Contact offices:

Berwick, Berwick Bank Building, 123 West Front Street.  
 Hazleton, Hazleton National Bank Building.  
 Mauch Chunk, Navigation Building.  
 Pottsville, Thompson Building, 23-27 North Centre Street.  
 Subregional office: Scranton 3 (overflow of Wilkes-Barre regional office), Select Building, 116 North Washington Avenue.  
 Contact offices:  
 Carbondale, First National Bank Building, 41 Main Street.  
 Stroudsburg, 553 Main Street.  
 Towanda, 607 Main Street.  
 Subregional office: Harrisburg, 205 Senate Office Building, State Capitol.  
 Contact offices:  
 Chambersburg, Craft Press Building, Lincoln Way East.  
 Lancaster, Manufacturers Association Building, 26 East Orange Street.  
 Lebanon, 50 North Ninth Street.  
 York, 38 South George Street.

<sup>2</sup> Brooklyn regional office to be activated about March 31, 1947, at 35 Ryerson Street, Brooklyn 5.

<sup>1</sup> Now operating as a contact office.



## RULES AND REGULATIONS

Subregional office: Williamsport, Susquehanna Trust Building, 108-120 West Fourth Street.

## Contact offices:

Lewisburg, Post Office, 301 Market Street.  
Lock Haven, Hopkins Building, 146 East Water Street.  
Shamokin, 24 South Market Street.  
State College, Cathaum Theatre, 118 West College Avenue.  
Sunbury, Courthouse Annex, Chestnut and Second Streets.

## Hospitals:

Aspinwall 15, Veterans' Administration Hospital.  
Butler, Veterans' Administration Hospital.  
Coatesville, Veterans' Administration Hospital.  
Phoenixville, Veterans' Administration Hospital (date of opening for patients to be announced).

§ 01.63 Branch No. 4 Area (District of Columbia, Maryland, North Carolina, Virginia, West Virginia). (a) Address of Branch Office No. 4: Deputy Administrator, Veterans' Administration Branch Office No. 4, 900 North Lombardy Street, Richmond 20, Va.

(b) This is a guide to the location of all VA centers, regional offices, the subregional offices and contact offices thereunder, and hospitals in Branch No. 4 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## DISTRICT OF COLUMBIA

## Type of Activity, Location, and Address

Regional office: Washington 25, 1825 H Street NW.

## Contact offices:

Alexandria, Va., 815 King Street.  
Arlington, Va., Ball Building, Courthouse Square.  
Rockville, Md., Farmers Bank Building.  
Hospital: Washington 7, 2650 Wisconsin Avenue, NW.

## MARYLAND

Regional office: Baltimore 2, 1315 St. Paul Street.

## Contact offices:

Annapolis, Post Office Building.  
Elkton, 129 East Main Street.  
Subregional office: Cambridge, Seminary Building, Market Street.  
Contact office: Salisbury, Post Office Building.  
Subregional office: Hagerstown, Earle Building, 74 West Washington Street.

## Contact offices:

Cumberland, 111 Union Street.  
Frederick, Winchester Halls.  
Hospitals:  
Fort Howard, Veterans' Administration Hospital.  
Perry Point, Veterans' Administration Hospital.  
Supply depot: Perry Point, Veterans' Administration Supply Depot.

## NORTH CAROLINA

Regional office: Winston-Salem, 310 West Fourth Street.

## Contact offices:

Asheboro, 149 North Fayetteville Street.  
Greensboro, 218 South Greene Street.  
High Point, Post Office Building.  
North Wilkesboro, Bank of North Wilkesboro Building.  
Salisbury, Post Office Building.  
Subregional office: Asheville, City Hall Building, P. O. Box 7036.  
Contact office: Andrews, Andrews Library Building.  
Subregional office: Charlotte 2 (overflow regional office), 127 West 7th Street.

## Contact offices:

Gastonia, Masonic Temple, 214 South Street.  
Hickory, 1355 Union Square.  
Morgantown, County Courthouse.  
Subregional office: Durham, 302 Morris Street.  
Contact offices: Raleigh, 201 Capitol Club Building, and P. O. Box 5065 State College Station.

Subregional office: Fayetteville, 218 Winslow Street.

## Contact Offices:

Goldsboro, County Courthouse.  
Lumberton, Fourth and Water Streets.  
Sanford, National Bank Building.  
Wilmington, 125 Customhouse.  
Subregional office: New Bern, Post Office Building.  
Contact offices:  
Edenton, Citizens Bank Building.  
Elizabeth City, Post Office Building.  
Greenville, Armory, Second and Evans Street.  
Rocky Mount, Municipal Building.

## Hospitals:

Fayetteville, Veterans' Administration Hospital.  
Oteen (near Asheville), Veterans' Administration Hospital.  
Swannanoa, Veterans' Administration Hospital.

## VIRGINIA

Regional office: Roanoke 11, 211 West Campbell Avenue.

## Contact offices:

Bristol, Reynolds Arcade Building, 512 Cumberland Street.  
Danville, Post Office Building.  
Lynchburg, 719 Church Street.  
Marion, Marion Drug Co. Building.  
Norton, Cury Building, 10 Seventh Street.  
Radford, 1049 Norwood Street.  
Tazewell, Ward Building, Main Street.  
Subregional office: Norfolk, Post Office Building.

## Contact offices:

Exmore, U. S. E. S. Office.  
Newport News, 2710 Huntington Avenue.  
Suffolk, 147½ East Washington Street.  
Subregional office: Richmond, P. O. Box 5246, 906 North Lombardy Street.

## Contact offices:

Richmond, 902 St. James Street.  
Farmville, 116 Third Street.  
Fredericksburg, 1101 Caroline Street.  
Lawrenceville, County Courthouse.  
Petersburg, 34 Franklin Street.  
Subregional office: Staunton, 302 West Beverly St.

## Contact offices:

Charlottesville, 123 East Main Street.  
Covington, County Courthouse.  
Harrisonburg, 2 South Main Street.  
Winchester, 201 North Loudoun Street.  
Center (hospital and domiciliary): Kecoughtan, Veterans' Administration Center.

## Hospitals:

Richmond 19, Veterans' Administration Hospital.  
Roanoke 17, Veterans' Administration Hospital.

## WEST VIRGINIA

Regional office: Huntington 1, 824 Fifth Avenue.

## Contact offices:

Beckley, 114 Main Street.  
Bluefield, 318 Federal Street.  
Charleston 1, 812 Kanawha Boulevard.  
Hinton, Memorial Building.  
Logan, Elks Club Building.  
Parkersburg, 420 Market Street.  
Richwood, No. 1 Oakford Avenue.  
Welch, Consolidated Bus Terminal.  
Williamson, Mingo County Courthouse.  
Subregional office: Clarksburg, 209 West Pike Street.

## Contact offices:

Elkins, 401 Davis Avenue.  
Fairmont, 223-225 Monroe Street.

<sup>1</sup> Now operating as contact office.

Grafton, 201 West Main Street.  
Keyser, 125 Armstrong Street.  
Martinsburg, Boyd Building.  
Morgantown, 823 Fayette Street.  
Weston, 238-242 East Second Street.

Hospital, Huntington 1, 1540 Spring Valley Drive.

Center (hospital and domiciliary), Martinsburg, Veterans' Administration Center.

§ 01.64 Branch No. 5 Area (Alabama, Florida, Georgia, South Carolina, Tennessee.) (a) Address of Branch Office No. 5: Deputy Administrator, Veterans' Administration Branch Office No. 5, Atlanta 3, Ga.

(b) This is a guide to the location of all VA regional offices and centers, the subregional offices and contact offices thereunder and hospitals, in Branch No. 5 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ALABAMA

## Type of Activity, Location, and Address

Regional office: Montgomery 4, 400 Lee Street.

## Contact offices:

Andalusia, 1 East Three Notch Street.  
Demopolis, Masonic Temple Building.  
Dothan, Merrill Building, 200 North Foster Street.  
Eufaula, 131 Randolph Street.  
Greenville, 104 West Commerce Street.  
Montgomery, 300 Dexter Avenue.  
Opelika, 213 South Eighth Street.  
Selma, 113 Broad Street.

Subregional office: Birmingham 3, 706 North Twenty-first Street.

## Contact offices:

Anniston, Boozar Building, Thirteenth and Moore Avenue.  
Cullman, Fuller Building.  
Gadsden, 502 Broad Street.  
Jasper, 1814 Third Avenue.  
Sylacauga, Post Office Building.  
Talladega, City Hall.  
Tuscaloosa, 2328 Broad Street.

Subregional office: Decatur, 201 Gordon Drive.

## Contact offices:

Florence, 212 South Court Street.  
Huntsville, 102 West Clinton Street.  
Subregional office: Mobile, City Hall Annex, Royal and Church Streets.  
Contact office: Brewton, City Hall.

## Hospitals:

Tuscaloosa, Veterans' Administration Hospital.  
Tuskegee, Veterans' Administration Hospital.  
Montgomery 10, Perry Hill Road.  
Supply depot: Montgomery, % Army Quartermaster Depot.

## FLORIDA

Regional office: Miami 10, P. O. Box 1791.

## Contact offices:

Fort Lauderdale, County Courthouse.  
Key West, Post Office Building.  
West Palm Beach, 712 Comeau Building.  
Regional office: Pass-A-Grille Beach, Pass-A-Grille Beach Regional Office, Post Office Box 1437, St. Petersburg, Fla.

## Contact offices:

Fort Myers, 2237 Hendry Street.  
Lakeland, 306½ South Kentucky Avenue.  
Sarasota, 225 Central Avenue.  
St. Petersburg, 300 Central Avenue.  
Tampa, 608 Tampa Street.

Subregional office: Jacksonville, Haverty Building, 317 Main Street.

## Contact offices:

Gainesville, Seagle Building.  
Ocala, 1 North Main Street.  
Subregional office: Orlando, 138 North Orange Avenue.



Contact office: Daytona Beach, 120 Volusia Avenue.  
 Subregional office: Tallahassee, 1437 South Monroe Street.  
 Contact offices:  
 Marianna, 101½ North Caledonia.  
 Panama City, Post Office Building.  
 Pensacola, 114 East Gregory Street.  
 Center (hospital and domiciliary): Bay Pines, Veterans' Administration center.  
 Hospitals:  
 Lake City, Veterans' Administration hospital.  
 Miami Beach 40, 4300 Alton Road.

## GEORGIA

Regional Office, Atlanta 3, 105 Pryor Street NE.  
 Contact offices:  
 Athens, 144 North Jackson Street.  
 Dalton, City Hall.  
 Gainesville, 311 South Green Street.  
 Griffin, 265 Meriwether Street.  
 La Grange, La Grange Banking & Trust Co.  
 Lawrenceville, County Courthouse Square.  
 Rome, West Building.  
 Subregional office: Macon, 612 Mulberry Street.  
 Contact offices:  
 Americus, 104 Forsyth Street.  
 Columbus, First National Bank Building.  
 Dublin, 200 South Jefferson Street.  
 Milledgeville, 75 Hancock Street.  
 Subregional office: Savannah, Blum Building, 35 Bull Street.  
 Contact offices:  
 Augusta, 712 Telfair Street.  
 Brunswick, P. O. Box 262, Post Office Building.  
 Louisville, 112½ West Broad Street.  
 Statesboro, 21½ East Main Street.  
 Subregional office: Valdosta, 412 West Central Avenue.  
 Contact offices:  
 Albany, 135 Flint Avenue.  
 Fitzgerald, Grant and Pine Streets.  
 Moultrie, County Courthouse.  
 Thomasville, 137 East Jackson Street.  
 Waycross, 509 Elizabeth Street.  
 Hospitals:  
 Atlanta, 5998 Peachtree Road NE.  
 Augusta, Veterans' Administration Hospital.  
 Chamblee, Veterans' Administration Hospital.  
 Thomasville, Veterans' Administration Hospital.

## SOUTH CAROLINA

Regional Office, Fort Jackson, Veterans' Administration Regional Office.  
 Contact offices:  
 Aiken, Bank of Aiken Building.  
 Charleston 10, The Old Citadel Building.  
 Greenwood, Post Office Building.  
 Hampton, County Office Building.  
 Orangeburg, 26 St. Paul Street.  
 Rock Hill, 203-206 Phillips Building.  
 Newberry, 113 Boyce Street.  
 Sumter, County Courthouse.  
 Union, Little Building, Main and South Gadberry Streets.  
 Subregional office: Greenville, Post Office Building.  
 Contact offices:  
 Anderson, 209 North Main Street.  
 Spartanburg, 187 North Church Street.  
 Subregional office: Florence, 115 South Irby Street.  
 Contact offices:  
 Cheraw, 123 Market Street.  
 Conway, Courthouse Building.  
 Georgetown, Post Office Building.  
 Marion, 206 Harlee Street.  
 Hospital, Columbia, Veterans' Administration Hospital.

## TENNESSEE

Regional office: Nashville 5, White Bridge Road.

Contact offices:  
 Clarksville, City Hall.  
 Cookeville, Terry Brothers Building, 100 Public Square.  
 Lawrenceburg, City Hall, East Gaines Street.  
 Murfreesboro, 9 Public Square.  
 Nashville, Cotton States Life Building.  
 Winchester, Post Office Building.  
 Subregional office: Chattanooga, 832 Georgia Avenue.  
 Contact office: Athens, 103 South White Street.  
 Subregional office: Jackson, 408 East Main Street.  
 Contact offices:  
 Dyersburg, County Courthouse.  
 Paris, 112½ Market Street.  
 Union City, 204 Washington Avenue.  
 Subregional office: Knoxville 10, 307 Commerce Street.  
 Contact offices:  
 Harriman, 607-9 Morgan Street.  
 Johnson City, 303 West Walnut Street.  
 Morristown, Old City National Bank Building.  
 Oak Ridge, 102 Town Hall.  
 Oneida, Cooper Building, 43½ Depot Street.  
 Subregional office: Memphis, 30 North Second Street.  
 Hospitals:  
 Memphis 4, 1025 La Mar Avenue.  
 Memphis 15, Park Avenue and Getwell Street.  
 Murfreesboro, Veterans' Administration Hospital.  
 Center (hospital and domiciliary): Mountain Home, Veterans' Administration Center.  
 Hospital: Nashville 5, White Bridge Road.

§ 01.65 Branch No. 6 Area (Kentucky, Michigan, Ohio). (a) Address of Branch Office No. 6: Deputy Administrator, Veterans' Administration Branch Office No. 6, 52 S. Starling St., Columbus 8, Ohio.

(b) This is a guide to the location of all VA regional offices and centers, subregional offices and contact offices thereunder, and hospitals, in Branch No. 6 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries.

## KENTUCKY

## Type of Activity, Location, and Address

Regional office: Louisville 3, 1405 West Broadway.  
 Contact offices:  
 Louisville, Federal Building, Room 434.  
 Carrollton, Post Office Building, Highland Avenue.  
 Elizabethtown, City Building.  
 Glasgow, 108 South Green Street.  
 Shelbyville, 537 Main Street.  
 Subregional office: Ashland, 1516 Bath Avenue.  
 Contact offices:  
 Louisa, Elswick Building.  
 Morehead, 369 Main Street.  
 Pikesville, Connelly Building.  
 Prestonburg, Midland Building.  
 Subregional office: Corbin, Walter Wanger Hospital Building.  
 Contact offices:  
 Barbourville, Union College.  
 Harlan, U. S. E. S. Central Street.  
 Somerset, Balsley Building, Market and Maple Streets.  
 Whitesburg, U. S. E. S., Main Street.  
 Subregional office: Covington, 440 Scott Street.  
 Subregional office: Hopkinsville, 204 East Sixth Street.  
 Contact offices:  
 Bowling Green, Courthouse, 401 Tenth Street.  
 Henderson, 415 North Main Street.  
 Madisonville, County Court House.

Mayfield, Post Office Building.  
 Murray, Gatlin-Swann Building, Fourth and Main Streets.  
 Owensboro, 214½ West Third Street.  
 Paducah, 224½ South Sixth Street.  
 Subregional office: Lexington, 508 West Main Street.  
 Contact offices:  
 Columbia, Campbellsville Street.  
 Danville, 120 South Fourth Street.  
 Frankfort, 107 St. Clair Street.  
 Hazard, Chamber of Commerce Building.  
 Jackson, Main Street.  
 Maysville, 209 Sutton Street.  
 Richmond, Taylor Building, West Main Street.  
 Hospitals:  
 Fort Thomas, Veterans' Administration Hospital (date of opening for patients indefinite).  
 Lexington, Veterans' Administration Hospital.  
 Louisville, Veterans' Administration Hospital.  
 Outwood (near Dawson Springs), Veterans' Administration Hospital.

## MICHIGAN

Regional office: Detroit 26, Guardian Building.  
 Contact offices:  
 Monroe, 30 South Washington Street.  
 Pontiac 15, 28 North Saginaw Street.  
 Port Huron, Post Office Building.  
 Subregional office: Escanaba, First National Bank Building, 621 Ludington Street.  
 Contact offices:  
 Houghton, Michigan College of M & T.  
 Ironwood, 107 North Lowell Street.  
 Marquette, 210 West Front Street.  
 Sault Sainte Marie, Post Office Building.  
 Subregional offices:  
 Flint 5, 109 West Third Avenue.  
 Grand Rapids 2, Keeler Building.  
 Contact offices:  
 Cadillac, 104 West Pine Street.  
 Ludington, Post Office Building.  
 Muskegon, Terminal Arcade Building, Clay Avenue.  
 Traverse City, 246 East Front Street.  
 Subregional office: Jackson, 312 South Jackson Street.  
 Contact offices:  
 Ann Arbor, Rackham Building.  
 Lansing 2, 215 South Washington Avenue.  
 Subregional office: Kalamazoo 47, 135 North Westnedge.  
 Contact offices:  
 Battle Creek, 70 West Michigan Avenue.  
 St. Joseph, 503 North Pleasant Street.  
 Subregional office: Saginaw, Board of Commerce Building.  
 Contact offices:  
 Alpena, 410 North Second Street.  
 Bay City, Post Office Building.  
 Mt. Pleasant, Central Michigan College.  
 Hospitals:  
 Dearborn: Veterans' Administration Hospital.  
 Fort Custer (near Battle Creek): Veterans' Administration Hospital.

## OHIO

Regional office: Cincinnati 2, 209 East Sixth Street.  
 Contact offices:  
 Cincinnati, University of Cincinnati.  
 Hamilton, Anthony Wayne Hotel Building.  
 Middletown, Veterans' Service Center, 116 South Main Street.  
 Subregional office: Columbus 15, 209 South High Street.  
 Contact offices:  
 Columbus, Ohio State University, High Street.  
 Lancaster, 201 South Broad Street.  
 Zanesville, 416 Market Street.  
 Subregional office: Dayton 2, 120 West Second Street.  
 Contact offices:  
 Piqua, 228 West Green Street.  
 Sidney, 113 North Ohio Street.



Springfield, 136 East High Street.  
 Subregional office: Lima, 209 North Main Street.  
 Contact offices:  
 Findlay, Niles Building, East Sandusky Street.  
 Van Wert, 116½ East Main Street.  
 Subregional office: Marietta, 116 Front Street.  
 Contact offices:  
 Athens, 8 President Street.  
 Marietta, Veterans' Service Office, Courthouse.  
 Cambridge, 118½ North Ninth Street.  
 Subregional office: Portsmouth, 604 Chillicothe Street.  
 Contact offices:  
 Chillicothe, 22 West Second Street.  
 Ironton, 306 Park Avenue.  
 Regional office: Cleveland 14, Cuyahoga Building.  
 Contact offices:  
 Ashtabula, Post Office Building.  
 Cleveland, 13701 Saint Clair Avenue.  
 Elyria, Elyria Savings and Trust Company Building.  
 Lorain, 305 Broadway Avenue.  
 Subregional office: Akron, 72-76 High Street.  
 Contact offices:  
 Canton 2, 117 Walnut Avenue.  
 Kent, 136 North Water Street.  
 New Philadelphia, 152 North Broadway.  
 Wooster, 214 North Market Street.  
 Subregional office: Mansfield, 115 Park Avenue, West.  
 Contact office: Marion, 196 South Main Street.  
 Subregional office: Steubenville, 224 North Fifth Street.  
 Contact offices:  
 East Liverpool, Municipal Building, 130 West Sixth Street.  
 St. Clairsville, Masonic Temple Building.  
 Subregional office: Toledo 4, 501 Huron Street, Veterans Building.  
 Contact offices:  
 Defiance, 408½ Clinton Street.  
 Fremont, 109-111 South Arch Street.  
 Sandusky, Feick Building, 158 East Market Street.  
 Tiffin, 84½ South Washington Street.  
 Subregional office: Youngstown 3, 6 West Federal Street.  
 Contact office: Warren, Post Office Building.  
 Hospitals:  
 Brecksville, Veterans' Administration Hospital.  
 Chillicothe, Veterans' Administration Hospital.  
 Cleveland 9, 7300 York Road.  
 Center (hospital and domiciliary), Dayton, Veterans' Administration Center.

§ 01.66 Branch office No. 7 Area (Illinois, Indiana, Wisconsin). (a) Address of Branch Office No. 7: Deputy Administrator, Veterans' Administration Branch Office No. 7, 226 West Jackson Boulevard, Chicago 6, Ill.

(b) This is a guide to the location of all VA regional offices and centers, subregional offices and contact offices thereunder, and hospitals, in Branch No. 7 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ILLINOIS

## Type of Activity, Location, and Address

Regional office: Chicago 6, 366 West Adams Street.  
 Contact offices:  
 Aurora, 44½ Downer Place.  
 Chicago, 6625 Cottage Grove Avenue.  
 Elgin, 11 South Spring Street.  
 Evanston, 823 Davis Street.  
 Joliet, 58 Chicago Street.  
 Kankakee, Arcade Building.  
 Oak Park, 4 Madison Street.

Waukegan, 325 Washington Street.  
 Subregional office: Centralia, 137-9 North Locust Street.  
 Contact office:  
 Effingham, National Hotel Building.  
 Harrisburg, 1 North Vine Street.  
 Metropolis, County Courthouse.  
 Mount Vernon, Grigg Building, Eleventh and Main Streets.  
 Olney, Negley Building, 108 York Street.  
 Subregional office: Danville, 6 West Seminary Street.  
 Contact offices:  
 Champaign, 249 Armory Street.  
 Mattoon, 1521 Charleston Avenue.  
 Urbana, 301 West Main Street.  
 Subregional office: East St. Louis, 435 Missouri Avenue.  
 Contact offices:  
 Alton, Luly Building, 123 West Third Street.  
 Cairo, Post Office Building.  
 Carbondale, 205½ West Main Street.  
 Litchfield, 108 East Kirkham Street.  
 Subregional office: Gary, Ind., City Hall, Fourth Avenue and Broadway.  
 Contact offices:  
 East Chicago, Ind., Post Office Building.  
 Gary, Ind., Post Office Building.\*  
 Hammond, Ind., 5236 Hohman Avenue.  
 LaPorte, Ind., First National Bank Building.  
 Subregional offices:  
 Moline, 1630 Fifth Avenue.  
 Peoria, 517 Fulton Street.  
 Contact office: Bloomington, 427 North Main Street.  
 Contact office: Galesburg, 311 East Main Street.  
 Subregional office: Quincy, 801-3 Maine Street.  
 Contact office: Macomb, 232 East Jackson Street.  
 Subregional office: Rockford, 301 South Main Street.  
 Contact offices:  
 De Kalb, First National Bank Building.  
 Dixon, 119 Hennepin Avenue.  
 Freeport, 2-4-6 East Stephenson Street.  
 La Salle, 206 Marquette Street.  
 Subregional office: Springfield, 400-410 East Monroe Street.  
 Contact offices:  
 Decatur, County Building.  
 Jacksonville, 205 East Morgan Street.  
 Hospitals:  
 Danville, Veterans' Administration Hospital.  
 Downey (near Waukegan), Veterans' Administration Hospital.  
 Dwight, Veterans' Administration Hospital.  
 Hines (near Maywood), Veterans' Administration Hospital.  
 Marion, Veterans' Administration Hospital.  
 Supply depot: Hines, Veterans' Administration Supply Depot.

## INDIANA

Regional office: Indianapolis 9, 36 South Pennsylvania Street.  
 Contact offices:  
 Anderson, 27 West Twelfth Street.  
 Bedford, 929 Fifteenth Street.  
 Bloomington, 114 East Fourth Street.  
 Greensburg, 105 East Main Street.  
 Kokomo, 221½ North Main Street.  
 Madison, 416 North Jefferson Street.  
 New Albany, Division Street, School Building.  
 Seymour, 300 North Chestnut Street.  
 Subregional office: Evansville, Post Office Building.  
 Contact offices:  
 Jasper, County Courthouse.  
 Vincennes, City Hall Building.  
 Subregional offices:  
 Fort Wayne, 116 East Wayne Street.  
 La Fayette, Post Office Building.  
 Contact office: Logansport, Barnes Building, Third and Broadway.

\* Now operating as a contact office.

Subregional office: Muncie, 1128 South Mulberry Street.  
 Contact office: Richmond, Morton Center, Ninth and B Streets.  
 Subregional office: South Bend 2, 224 West Jefferson Street.  
 Contact office: Goshen, 202 North Main Street.  
 Subregional office: Terre Haute, 601 Ohio Street.  
 Contact office: Greencastle, 12 South Jackson Street.  
 Hospitals:  
 Indianapolis 44, 2601 Cold Spring Road.  
 Marion, Veterans' Administration Hospital.  
 Fort Benjamin Harrison, Veterans' Administration Hospital.

## MILWAUKEE 2

Regional office: Milwaukee 2, 242 North Water Street.  
 Contact offices:  
 Kenosha, 520 Fifty-eighth Street.  
 Milwaukee, Marquette University.  
 Racine, Post Office Building.  
 Subregional office: Eau Claire, Mappa School, 118 Mappa Street.  
 Contact office: Rice Lake, 102½ Main Street.  
 Subregional office: Green Bay, Northern Building.  
 Contact offices:  
 Appleton, Court House Building.  
 Fond du Lac, City Hall, 76 East Second Street.  
 Green Bay, 112 North Washington Street.  
 Marinette, 1825½ Hall Avenue.  
 Oshkosh, 80 Washington Boulevard.  
 Sheboygan, 601 North Eighth Street.  
 Subregional offices:  
 La Crosse, 408 South Fourth Street.  
 Madison 3, 448 State Street.  
 Contact offices:  
 Beloit, 603 East Grand Avenue.  
 Janesville, National Guard Armory, 10 South High Street.  
 Platteville, City Hall.  
 Subregional office: Superior, 805 East Belknap Street.  
 Contact office: Ashland, 209 Vaughn Avenue.  
 Subregional office: Wausau, Courthouse Annex, Fourth and Scott.  
 Contact offices:  
 Rhinelander, 8-A South Brown Street.  
 Stevens Point, 610 Clark Street.  
 Hospitals:  
 Mendota, Veterans' Administration Hospital.  
 Tomah, Veterans' Administration Hospital (date of opening for patients to be announced).  
 Waukesha, Veterans' Administration Hospital.  
 Center (hospital and domiciliary): Wood, Veterans' Administration Center.

§ 01.67 Branch No. 8 Area (Iowa, Minnesota, Nebraska, North Dakota, South Dakota). (a) Address of Branch Office No. 8: Deputy Administrator, Veterans' Administration Branch Office No. 8, Fort Snelling, St. Paul 11, Minn.

(b) This is a guide to the location of all VA regional offices and centers, subregional offices and contact offices thereunder, and hospitals, in Branch No. 8 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## IOWA

## Type of Activity, Location, and Address

Center (regional office and hospital): Des Moines 10, Veterans' Administration Hospital.  
 Contact offices:  
 Algona, McEnroe Building, State and Thornton Streets.  
 Ames, 131 Main Street.  
 Atlantic, 15-17 East 6th Street.



Centerville, 100 West Van Buren Street.  
 Charlton, 107½ North Main Street.  
 Creston, 114 North Maple Street.  
 Fort Dodge, Snell Building, 803 Central Avenue.  
 Newton, Jasper County Court House.  
 Iowa Falls, 511½ Washington Avenue.  
 Jefferson, 202½ East State Street.  
 Marshalltown, 102½ West Main Street.  
 Mason City, 115 First Street Southeast.  
 Oskaloosa, 204½ First Avenue, East.  
 Ottumwa, Y. M. C. A. (temporary).  
 Shenandoah, 812 West Sheridan Street.  
 Webster City, 544½ Second Street.  
 Subregional office: Cedar Rapids, 111 Third Avenue Southwest.  
 Contact offices:  
 Burlington, Farmers & Merchants Bank Building.  
 Clinton, Howes Building, 419 South Second Street.  
 Davenport, Union Bank Building, 229 Brady Street.  
 Decorah, Utilities Building.  
 Dubuque, Bank and Insurance Building.  
 Iowa City, 104 South Clinton Street.  
 Keokuk, 402 Blondeau Street.  
 Muscatine, American Bank Building, 200 East Second Street.  
 Waterloo, 625 Lafayette Street.  
 Subregional office: Sioux City 9, Badgerow Building, 632 Fourth Street.  
 Contact offices:  
 Cherokee, 219 West Main Street.  
 Council Bluffs, Savings Bank Building.  
 Denison, 1312 Broadway.  
 Sheldon, 416—9th Street.  
 Spencer, 13 West Sixth Street.  
 Hospital: Knoxville, Veterans' Administration Hospital.

## MINNESOTA

Regional office: Minneapolis 8, 1006 West Lake Street.  
 Contact offices:  
 Albert Lea, 243 South Broadway.  
 Alexandria, Chamber of Commerce Building, 608 Broadway.  
 Austin, 100 West Oakland.  
 Brainerd, Parker Building, 623 Laurel Street.  
 Faribault, 229 Central Avenue.  
 Mankato, 203 South Second Street.  
 Marshall, 410 West Main Street.  
 Montevideo, 304 First Street.  
 Rochester, 332 First Avenue SW.  
 St. Cloud, Grand Central Hotel, Number 2 Fifth Avenue.  
 Tracy, City Hall.  
 Willmar, 512 Benson Avenue West.  
 Winona, Choate Building, 51 East Third Street.  
 Worthington, 906 Third Avenue.  
 Subregional office: Duluth 2, Christie Building, 120 North Fourth Avenue, West.  
 Contact offices:  
 Grand Rapids, City Hall, Pokegama Avenue.  
 Hibbing, 1937 Fifth Avenue, East.  
 International Falls, 345 Third Street.  
 Sandstone, Jack Spratt Store, Building, Main Street.  
 Virginia, 302 Chestnut Street.  
 Subregional office: St. Paul 1, Commerce Building, Fourth and Wabasha.  
 Contact Office: South St. Paul, 210 Third Avenue N.  
 Hospitals:  
 Minneapolis 6, Veterans' Administration Hospital.  
 St. Cloud, Veterans' Administration Hospital.

## NEBRASKA

Regional office: Lincoln 8, Sharp Building.  
 Contact offices:  
 Alnsworth, 155 Main Street.  
 Alliance, 144 East 4th Street.  
 Beatrice, Post Office Building.  
 Falls City, 1711½ Stone Street.

<sup>1</sup> Overflow of regional office.

Grand Island, 314½ North Locust Street.  
 Hastings, Post Office Building.  
 Kearney, City Hall Building.  
 McCook, City Auditorium, 300 West Fifth.  
 Nebraska City, 801 First Corso.  
 North Platte, 118½ East Sixth Street.  
 Scottsbluff, 1604 Broadway.  
 Subregional office: Omaha (overflow of regional office), Federal Office Building, Fifteenth and Dodge Streets.  
 Contact offices:  
 Columbus, City Hall, 2522 Fourteenth Street.  
 Fremont, Auditorium Building.  
 Hartington, City Auditorium.  
 Norfolk, 111 South First Street.  
 Hospital: Lincoln 1, Veterans' Administration Hospital.

## NORTH DAKOTA

Center (regional office and hospital): Fargo, Veterans' Administration Center.  
 Contact offices:  
 Bemidji, Minn., 302 Third Street.  
 Bismarck, 318 Main Street.  
 Detroit Lakes, Minn., 112½ Front Street.  
 Devils Lake, 202 Fourth Street.  
 Fargo, 114½ Roberts Street, also Universal Building, 510 Fourth Avenue, North.  
 Fergus Falls, Minn., 104 South Court Street.  
 Grand Forks, 102 North 4th Street.  
 Jamestown, 222½ First Avenue, South.  
 Minot, 104 First Avenue, Southwest.  
 Thief River Falls, Minn., 114 North La Bree Avenue.  
 Williston, Federal Building.

## SOUTH DAKOTA

Regional office: Sioux Falls, Veterans' Administration Regional Office.  
 Contact offices:  
 Aberdeen, 423½ South Main Street.  
 Brookings, 324 Main Avenue.  
 Deadwood, 31 Deadwood Street.  
 Mitchell, 221-223 North Main.  
 Pierre, 101 East Capital Avenue.  
 Rapid City, 521 South Eighth Avenue.  
 Watertown, 5 West Kemp Avenue.  
 Yankton, City Hall.  
 Hospital: Fort Meade, Veterans' Administration Hospital.  
 Center (hospital and domiciliary): Hot Springs, Veterans' Administration Center.

§ 01.68 Branch No. 9 Area (Arkansas, Kansas, Missouri, Oklahoma). (a) Address of Branch Office No. 9: Deputy Administrator, Veterans' Administration Branch Office No. 9, Boatmen's Bank Bldg., 420 Locust St., St. Louis 2, Mo.

(b) This is a guide to the location of all VA regional offices, the subregional offices and contact offices thereunder, and hospitals, in Branch No. 9 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ARKANSAS

## Type of Activity, Location and Address

Regional office: Little Rock, Federal Building.  
 Contact offices:  
 Arkadelphia, 1010 Sixth Street.  
 Batesville, 113 West Main Street.  
 Fordyce, Banks Building, 302 Main Street.  
 Forrest City, Planters Bank Building.  
 Harrison, Seville Hotel.  
 Helena, Solomon Building.  
 Hot Springs, Citizens Building.  
 McGehee, 108 South First Street.  
 Morrilton, 1st State Bank Building.  
 Mountain Home Dyer Building.  
 Pine Bluff, 502½ West Fifth Street.  
 Russellville, Courthouse, 100 Main Street.  
 Searcy, Community Building.

Stuttgart, Seth Hastings Building, Third and College Streets.  
 Subregional office: Fort Smith, South Twelfth and A Streets.  
 Contact offices:  
 Fayetteville, 14 South East Street.  
 Mena, 606 Mena Street.  
 Subregional office: Jonesboro, Jonesboro, Clinic Building.  
 Contact offices:  
 Blytheville, 116 South Second Street.  
 Pocahontas, New County Courthouse.  
 Subregional office: Texarkana, Old Federal Court, Fourth and Texas Avenue.  
 Contact offices:  
 Camden, Camden Drug Building.  
 El Dorado, Federal Building.  
 Hope, County Courthouse.  
 Magnolia, 201 Main Street.  
 Hospitals:  
 Fayetteville, Veterans' Administration Hospital.  
 North Little Rock, Veterans' Administration Hospital.

## KANSAS

Regional office: Wichita 15, 3801 South Oliver Street.  
 Contact offices:  
 Dodge City, Post Office Building.  
 Goodland, Hunt-Ennis Building, Twelfth and Main Streets.  
 Hays, City Hall, 135 West Eleventh Street.  
 Hutchinson, 14 West First Street.  
 Independence, Citizens National Bank Building.  
 Iola, 108½ South Jefferson.  
 Pittsburg, City Auditorium, Fifth and Pine Streets.  
 Salina, 114½ West Iron Street.  
 Wichita 2, 203 East Williams Street.  
 Subregional office: Topeka, Municipal Auditorium, 215 West Seventh Street.  
 Contact offices:  
 Concordia, Masonic Building, Eighth and Washington.  
 Emporia, I. O. O. F. Building, 24 West Fifth Street.  
 Manhattan, 405A Poyntz Avenue.  
 Hospital: Wichita 8, Kellogg and Bleckley Drive.  
 Center (Hospital and Domiciliary): Wadsworth 2, Veterans' Administration Center.  
 Hospital: Topeka, Veterans' Administration Hospital.

## MISSOURI

Regional office: Kansas City 6, Municipal Auditorium, Thirteenth and Wyandotte Streets.  
 Contact offices:  
 Lawrence, Kans., 1035 Massachusetts Street.  
 Nevada, 229 West Cherry Street.  
 Sedalia, 511 South Ohio Street.  
 Subregional office: Springfield, 302½ East Pershing.  
 Contact offices:  
 Joplin, 223 West Third Street.  
 Lebanon, 208 West Commercial Street.  
 West Plains, Courthouse Building.  
 Subregional office: St. Joseph 7, Ninth and Felix Streets.  
 Contact offices:  
 Chillicothe, 619-621 Locust Street, P. O. Box 411.  
 Horton, Kans., 115 East Tenth Street.  
 Maryville, 115 West Fourth Street.  
 Regional office: St. Louis 2, 415 Pine Street.  
 Contact offices:  
 Flat River, 308 East Main Street.  
 St. Charles, 121-3 North Main Street.  
 Washington, 205 Elm Street.  
 Subregional office: Jefferson City, Post Office Building.  
 Contact offices:  
 Boonville, 417 East Spring Street.  
 Columbia, 715-A Broadway.  
 Mexico, 105 North Olive Street.  
 Rolla, 702 Pine Street.  
 Subregional office: Moberly, Public Library, 111 North Fourth Street.



## Contact offices:

Hannibal, 1020 Broadway.  
Kirkville, 106 South Main Street.  
Subregional office: Poplar Bluff, New State Bank Building, Main and Vine Streets.

## Contact offices:

Cape Girardeau, 400-416 Broadway.  
Caruthersville, 301 Ward Street.  
Charleston, Buckner-Ragsdale Building, Main and Market.  
Kennett, Post Office Building.  
Sikeston, P. O. Building, 215 North New Madrid Street.

## Hospitals:

Excelsior Spring, Veterans' Administration Hospital.  
Jefferson Barracks 23, Veterans' Administration Hospital.  
Springfield, Veterans' Administration Hospital.

## OKLAHOMA

Regional office: Muskogee, Owen Building, Fifth and Okmulgee Streets.

Contact office: Okmulgee, McCulloch Building, Fifth and Grand Avenue.

Subregional office: McAlester, Federal Building.

Contact office: Durant, Municipal Building.

Subregional office: Tulsa 3, Bethlehem Building, Second and Boston Streets.

## Contact offices:

Bartlesville, Post Office Building.  
Vinita, Federal Building.  
Regional office: Oklahoma City, 1101 North Broadway.

## Contact offices:

Ada, Federal Building, 131 East 12th Street.  
Ardmore, VA Contact Office.  
Clinton, Calmezz Hotel, P. O. Box 97.  
Norman, Woodrow Wilson Center, Lindsey and Jenkins Streets.  
Shawnee, 107 North Broadway.  
Stillwater, Stillwater National Bank Building.

Subregional office: Enid, Old Post Office Building.

## Contact offices:

Ponca City, 402 East Grand Street.  
Woodward, Old County Courthouse.

Subregional office: Lawton, Federal Building, P. O. Box 1185.

## Contact offices:

Altus, Badger-Henry Building.  
Chickasha, Oklahoma National Bank Building.

## Hospitals:

Muskogee, Memorial Station, Honor Heights Drive.  
Oklahoma City, Veterans' Administration Hospital.

§ 01.69 Branch No. 10 Area (Louisiana, Mississippi, Texas). (a) Address of Branch Office No. 10: Deputy Administrator, Veterans' Administration Branch Office No. 10, 1114 Commerce St., Dallas 2, Texas.

(b) This is a guide to the location of all VA regional offices and centers, the subregional offices and contact offices thereunder, and hospitals, to Branch No. 10 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## LOUISIANA

## Type of Activity, Location, and Address

Regional office: New Orleans 12, 333 Saint Charles Street.

## Contact offices:

Baton Rouge, 701-703 Laurel Street.  
Bogalusa, 110 Louisiana Avenue.  
Hammond, City Hall.  
Houma, 316 Church Street.

<sup>1</sup> Now operating as a Contact Office.

Subregional office: Lafayette, 216 Jefferson Street.

## Contact offices:

Franklin, Seiler Building, Willow and First Streets.

Lake Charles, 429 Broad Street.

Opelousas, Courthouse.

Regional office: Shreveport 63, 501 Oakley Drive.

## Contact offices:

Bastrop, 225 East Madison Street.  
Mansfield, Post Office, Jefferson and Texas Streets.

Minden, 101½ North Broadway Street.

Monroe, 136 South Grand Street.

Natchitoches, 514 Second Avenue.

Ruston, 102 West Alabama Avenue.

Subregional office: Alexandria 3, 1201 Sixth Street.

## Contact offices:

Bunkie, 105 West Magnolia Street.  
Leesville, 410 Third Street.  
Winnfield, Winn Parish Courthouse.  
Winnsboro, Municipal Building.

## Hospitals:

Alexandria, Veterans' Administration Hospital.  
New Orleans 12, Veterans' Administration Hospital.

## MISSISSIPPI

Regional office: Jackson, Veterans' Administration Regional Office.

## Contact offices:

Forest, Masonic Building.  
Brookhaven, 121-125 South Railroad Street.  
Kosciusko, Potts Building.  
McComb, 106-108 Main Street.  
Natchez, City Auditorium, Jackson Street.  
Vicksburg, 1323 Washington Street.  
Yazoo City, Yazoo City Hall.

Subregional office: Greenwood, 315 Howard Street.

## Contact offices:

Clarksdale, McWilliams Building.  
Cleveland, 102 Sharpe Avenue.  
Greenville 1, Paxton Building.  
Grenada, 110 First Street.  
Indianola, 126½ Main Street.  
Senatobia, William Jaffe Building.

Subregional office: Hattiesburg, 723 Main Street.

## Contact offices:

Gulfport, U. S. E. S. Office.  
Columbia, Newsom Building, 702½ Main Street.  
Laurel, 408 North Magnolia Street.  
Pascagoula, Bacot Building, 262 Delmas Avenue.

Subregional office: Meridian, 814-818 Twenty-second Avenue.

## Contact offices:

Columbus, City Auditorium, 605 Second Avenue.  
Louisville, Ford Building.  
Philadelphia, Stubbs Building.  
Starkville, Merchants & Farmers Bank Building.

Subregional office: Tupelo, 409 South Spring Street.

## Contact offices:

Corinth, County Courthouse.  
Holly Springs, 363 College Street.  
Oxford, 116-117 Jackson Avenue.  
Center (hospital and domiciliary): Biloxi, Veterans' Administration Center.

## Hospitals:

Gulfport, Veterans' Administration Hospital.  
Jackson, Veterans' Administration Hospital.

## TEXAS

Regional office: Dallas 9, Love Field.

## Contact offices:

Greenville, 2716 Lee Street.  
Paris, 231 Lamar Avenue.  
Sherman, Post Office Building.  
Subregional office: Ft. Worth, 1107 Commerce Street.

## Contact offices:

Cleburne, 111½ East Henderson.  
Denton, 107 East Oak Street.

Eastland, Sinclair-Prairie Building, South Seaman Street.

Graham, Boaz Building, 507 Elm Street.

Mineral Wells, 207 South West First Avenue.

Vernon, County Courthouse.

Wichita Falls, 903 Indiana Avenue.

Subregional office: Longview, Building 78 and T-79, Letourneau Technical Institute.

## Contact offices:

Marshall, Mahon Building.  
Mount Pleasant, 105 West Fourth Street.  
New Boston, U. S. O. Building.  
Tyler, American Legion Building.

Regional office: Houston 2, Federal Office Building.

## Contact offices:

Angleton, County Courthouse.  
Brenham, 105 East Main Street.  
Galveston, Twenty-fifth and Church Streets.

Goose Creek, 114 North Ashbel Street.

Huntsville, 1019½ Twelfth Street.

Lufkin, Denman Building.

Wharton, 101 Burleson Street.

Subregional office: Beaumont, 450 Tevis Street.

## Contact offices:

Center, County Courthouse.  
Orange, 116 Market Street.  
Port Arthur, Post Office Building.  
Regional office: Lubbock, Lubbock Army Air Field.

## Contact offices:

Abilene, 104 Pine Street.  
Big Spring, 116 West Second Street.  
Odessa, County Courthouse.  
San Angelo, Post Office Building.  
Subregional office, Amarillo, Oliver-Eagle Building.

## Contact offices:

Borger, Borger City Hall.  
Childress, County Courthouse.  
Subregional office, El Paso, 109 North Oregon Street.

Contact office: Pecos, 243 South Oak Street.

Regional office: San Antonio 5, 102 West Crockett Street.

## Contact offices:

Alpine, Holland Hotel Building.  
Del Rio, Post Office Building.  
Luling, 203 South Laurel Avenue.  
Subregional office: Corpus Christi, 400 Peoples Street.

## Contact offices:

Harlingen, 210 East Harrison Street.  
Laredo, Post Office Building.  
Victoria, Federal Building.  
Weslaco, 516 Texas Avenue.

Center (Regional office and hospital): Waco, Veterans' Administration Center.

## Contact offices:

Austin 15, 106 East Sixth Street.  
Brownwood, 200 East Baker Street.  
Bryan, Bryan City Hall.  
Cameron, 206 North Central Street.  
Corsicana, 101 North Beaton Street.  
Georgetown, 114 East Eighth Street.  
Mexia, Kendrick Building.  
Palestine, Post Office Building.  
Stephenville, Farmers National Bank Building.

Temple, Municipal Building.

## Hospitals:

Amarillo, Veterans' Administration Hospital.  
Dallas 2, Veterans' Administration Hospital.  
Legion (near Kerrville), Veterans' Administration Hospital.  
McKinney, Veterans' Administration Hospital.  
Temple, Veterans' Administration Hospital.

§ 01.70 Branch No. 11 Area (Alaska, Idaho, Montana, Oregon, Washington).

(a) Address of Branch Office No. 11: Deputy Administrator, Veterans' Administration Branch Office No. 11, 821 Second Avenue, Seattle 4, Wash.



(b) This is a guide to the location of all VA regional offices and centers, sub-regional offices and contact offices thereunder, and hospitals, in Branch No. 11 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ALASKA

*Type of Activity, Location, and Address*

Regional office: Juneau, Goldstein Building, (all mail, including C-files to be sent air mail).  
Contact office: Ketchikan, Commercial Building (P. O. Box 2621).  
Subregional office: Anchorage, P. O. Box 1399, Federal Building.  
Contact office: Fairbanks, Federal Building.

## IDAHO

Regional office: Boise, National Guard Barracks Building.  
Contact offices:  
Blackfoot, 202 West Bridge Street.  
Boise, City Hall.  
Burley, 212 South Conant Street.  
Idaho Falls, Post Office Building.  
Nampa, Post Office Building.  
Pocatello, 403 North Main Street.  
Preston, Larson Building.  
Twin Falls, 249 Main Avenue East.  
Weiser, Post Office Building.  
Subregional office: Moscow, 113 Main Street.  
Contact offices:  
Coeur d'Alene, 214 Third Street.  
Grangeville, Riggs Building, 210 Main Street.  
Kellogg, Hutton Building.  
Lewiston, Weisberger Building.  
Sandpoint, Post Office Building.  
Hospital: Boise, Veterans' Administration Hospital.

## MONTANA

Regional office: Fort Harrison, Veterans' Administration Regional Office.  
Contact offices:  
Anaconda, 123 Main Street.  
Bozeman, 2 West Main Street.  
Butte, Owsley Building, Park and Main Streets.  
Glasgow, 501 First Avenue South.  
Great Falls, 300 Central Avenue.  
Havre, Hill County Bank, 201 Third Avenue.  
Kalispell, Whipps Block, Third and Main.  
Missoula, 240 North Higgins Avenue.  
Subregional office: Billings, Post Office Building.  
Contact offices:  
Glendive, 100 South Merrill Avenue.  
Lewistown, 505 West Main.  
Miles City, 10 North Sixth Street.  
Hospital: Fort Harrison, Veterans' Administration Hospital.

## OREGON

Regional office: Portland 5, 1019 South West Tenth Avenue.  
Contact offices:  
Astoria, Post Office Building.  
Baker, 1812 Washington Avenue.  
Bend, 1010 Wall Street.  
Corvallis, 306 North Madison.  
Eugene, 41 West Eighth Street.  
La Grande, 1118½ Adams Avenue.  
McMinnville, 239 Main Street.  
Ontario, 125 South West First Street.  
Pendleton, 157 South Main Street.  
Salem, 167 South High Street.  
The Dalles, 300 East Second Street.  
Subregional office: Medford, 33 North Riverside Avenue.  
Contact offices:  
Coos Bay (Marshfield), Hall Building, Third and Central.  
Grants Pass, 605½ East G Street.  
Klamath Falls, Courthouse Building, Fourth and Main.

## Hospitals:

Portland 7, Veterans' Administration Hospital.  
Roseburg, Veterans' Administration Hospital.

## WASHINGTON

Regional office: Seattle 4, Federal Office Building.  
Contact offices:  
Aberdeen, Finch Building, Heron and H Streets.  
Bellingham, 314 East Holly Street.  
Bremerton, 211 Second Avenue.  
Centralia, Post Office Building.  
Everett, 2829 Rockefeller.  
Longview, Post Office Building.  
Mount Vernon, Hayton Building, Second and Montgomery.  
Olympia, County Courthouse.  
Port Angeles, 124 South Lincoln Street.  
Tacoma, Jones Bldg., 909 Broadway.  
Vancouver, 504 Washington Street.  
Wenatchee, Chelan County Courthouse.  
Yakima, 32 North Third St.  
Subregional office: Spokane 8, Hutton Building, Sprague and Washington Streets.  
Contact offices:  
Colfax, Post Office Box 289.  
Omak, 115 North Main Street.  
Pullman, Services Building, State College.  
Richland, 329 Collum Street, Box 1101.  
Walla Walla, Veterans' Administration Contact Office.  
Hospitals:  
American Lake, Veterans' Administration Hospital.  
Walla Walla, Veterans' Administration Hospital.

§ 01.71 Branch No. 12 Area (Arizona, California, Nevada, Territory of Hawaii).  
(a) Address of Branch Office No. 12: Deputy Administrator, Veterans' Administration Branch Office No. 12, 180 New Montgomery Street, San Francisco 5, Calif.

(b) This is a guide to the location of all VA regional offices and centers, the subregional offices and contact offices thereunder, and hospitals, in Branch No. 12 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## ARIZONA

*Type of Activity, Location, and Address*

Regional office: Phoenix, Ellis Building, 137 North 2d Avenue.  
Contact offices:  
Douglas, 433 Tenth Street.  
Flagstaff, Arizona State College.  
Globe, 106 North Broad Street.  
Tucson, Greenway Station.  
Window Rock, Veterans' Administration Contact Office.  
Yuma, 198 Main Street.  
Hospitals:  
Phoenix, Veterans' Administration Hospital.  
Tucson, Veterans' Administration Hospital.  
Center (hospital and domiciliary), Whipple, Veterans' Administration Center.

## CALIFORNIA

Regional office: Los Angeles 25, 1380 South Sepulveda Boulevard.  
Contact offices:  
Pasadena, 137 North Marengo Avenue.  
Pomona, 440 South Thomas Street.  
Subregional office: Bakersfield, 1100 Golden State Highway.  
Contact office: Bishop, 127 West Lime Street.  
Subregional office: Long Beach, 215 American Avenue.  
Contact office: Santa Ana, 104 West Fourth Street.

Subregional office: San Bernardino, 1120 North F Street.  
Contact offices:  
Las Vegas, Nev., 209 South Third Street.  
Riverside, Post Office Building, 9th and Orange Streets.  
Subregional office: Santa Barbara, 735 State Street.  
Contact offices:  
San Luis Obispo, c/o California Polytechnic School.  
Santa Maria, 125 West Church Street.  
Ventura, 150 South California Street.  
Regional office: San Diego, P. O. Box 1111 (Telegraphic Address: 325 B Street).  
Contact office:  
El Centro, Sixth and Main Streets.  
Oceanside, 122 North Cleveland Street.  
San Diego, 5402 College Avenue.  
Regional office: San Francisco 3, 49 Fourth Street.  
Contact offices:  
Redwood City, 527 Marshall Street.  
San Mateo, City Hall, Baldwin Avenue and San Mateo Drive.  
San Rafael, Masonic Building, Loutins Place.  
Subregional offices:  
Eureka, Courthouse Building.  
Fresno 1, 2145 Fresno Street.  
Contact offices:  
Madera, 124 East Yosemite.  
Merced, 709 Seventeenth Street.  
Subregional office: Oakland, 1305 Franklin Street.  
Contact offices:  
Berkeley 4, 2168 Shattuck Avenue.  
Richmond, 4113 MacDonald Avenue.  
Subregional office: Redding, 1407 California Street.  
Contact offices:  
Chico, 229 Salem Street.  
Red Bluff, 644 Main Street.  
Subregional office: Sacramento, 1107 Ninth Street.  
Contact offices:  
Marysville, Post Office Building, 321 "C" Street.  
Vallejo, 342 Virginia Street.  
Subregional office: San Jose, 246 South First Street.  
Contact offices:  
Monterey, 465 Pacific Street.  
Palo Alto, Room D, Community Center Building.  
Salinas, 6 West Gabilan Street.  
Santa Cruz, 54 Pacific Avenue.  
Watsonville, 215 Third Street.  
Subregional office: Santa Rosa, Rosenberg Building.  
Contact office: Ukiah, 107 West Perkins Street.  
Subregional office: Stockton, 237 East Miner Avenue.  
Contact office: Modesto, 901 "I" Street.  
Hospital: Livermore, Veterans' Administration Hospital.  
Center (hospital and domiciliary): Los Angeles 25, Sawtelle and Wilshire Boulevards.  
Hospitals:  
Oakland 12, Thirteenth and Harrison Streets.  
Palo Alto, Veterans' Administration Hospital.  
San Fernando, Veterans' Administration Hospital.  
San Francisco 21, Forty-second and Clement Streets.  
Van Nuys, Veterans' Administration Hospital.  
Supply depot: Wilmington, P. O. Box No. 385.

## NEVADA

Center (regional office and hospital): Reno, Veterans' Administration Center.  
Contact offices:  
Elko, 470 Commercial Street.  
Ely, 612 Aultman Street.  
Susanville, Calif., 822 Lassen Street.  
Winnemucca, 345 Bridge Street.

<sup>1</sup> Now operating as a Contact Office.



## RULES AND REGULATIONS

## TERRITORY OF HAWAII

Regional office: Honolulu 1, P. O. Box 3198 (all VA mail to be sent air mail; C-files by registered regular mail; radios: c/o Mitsukoshi Building).

## Contact offices:

Hilo, Hawaii, P. O. Box 1779 (Post Office Building).  
Lihue, Kauai, P. O. Box 508 (Royal Theatre Building).  
Wailuku, Maui, P. O. Box 1731 (Wadsworth Federal Building).

§ 01.72 Branch No. 13 Area (Colorado, New Mexico, Utah, Wyoming). (a) Address of Branch Office No. 13: Deputy Administrator, Veterans' Administration Branch Office No. 13, P. O. Box 1260, (Denver Federal Center), Denver 1, Colo.

(b) This is a guide to the location of all VA regional offices and centers, the subregional offices and contact offices thereunder, and hospitals, in Branch No. 13 area, where information may be obtained by personal contact concerning benefits to veterans and their dependents and beneficiaries. Some offices are in process of expansion.

## COLORADO

## Type of Activity, Location, and Address

Regional office: Denver 2, 1108 Fifteenth Street.

## Contact offices:

Boulder, 142½ Pearl Street.  
Colorado Springs, 121 East Pikes Peak Avenue.  
Fort Collins, 125 Linden Street.  
Grand Junction, 308½ Main Street.  
Greeley, Twelfth Street and Eleventh Avenue.  
Sterling, Federal Building.

Subregional office: Pueblo, 120 North Main Street.

## Contact offices:

Alamosa, 624 Fourth Street.  
Durango, Federal Building.  
Trinidad, 108 South Commercial Street.

## Hospitals:

Fort Logan, Veterans' Administration Hospital.  
Fort Lyon, Veterans' Administration Hospital (near Las Animas, Bent County).  
Supply depot: Denver 5, 3800 York Street.

## NEW MEXICO

Regional office: Albuquerque, 115 South Third Street (for mail: P. O. Box 527).

## Contact offices:

Albuquerque, 400 West Gold Avenue.  
Carlsbad, County Courthouse.  
Clovis, City Hall.  
Gallup, Post Office Building.  
Hobbs, 101 North Turner.  
Las Cruces, County Courthouse.  
Las Vegas, Post Office Building.  
Raton, Post Office Building.  
Roswell, City Hall.  
Santa Fe, 208 East Marcy Street.

## Hospitals:

Albuquerque, P. O. Box 1344.  
Fort Bayard (near Silver City, Grant County), Veterans' Administration Hospital.

## UTAH

Regional office: Salt Lake City 4, 1710 South Redwood Road.

## Contact offices:

Beaver, 815 North Main Street.  
Logan, Thatcher Building, 33 South Main Street.  
Manti, Manti Grocery Building, 01 East Union Street.  
Ogden, 2411 Kiesel Avenue.  
Price, Post Office Building.  
Provo, 287 East First North Street.  
Richfield, 112 North Main Street.

Roosevelt, Shurtleff Hotel.

Salt Lake City 1, 212 Southwest Temple Street.

Hospital: Salt Lake City 3, Veterans' Administration Hospital.

## WYOMING

Center (regional office and hospital): Cheyenne, Veterans' Administration Center.

## Contact offices:

Laramie, 209 Grand Avenue  
Rock Springs, 307 C Street  
Torrington, County Courthouse, 216 East Twenty-first Street  
Worland, County Courthouse.

Subregional office: Casper, 124 West Second Street

## Contact offices:

Gillette, Post Office Box 712, 444 Gillette Avenue  
Powell, 118-120 Bent Street  
Sheridan, 3 North Main Street

Hospital: Sheridan, Veterans' Administration Hospital.

(Secs. 3, 12, Pub. Law 404, 79th Cong. 60 Stat., 238, 244)

[SEAL]

OMAR N. BRADLEY,  
General, U. S. Army,  
Administrator of Veterans' Affairs.

[F. R. Doc. 47-5164; Filed, May 29, 1947;  
8:47 a. m.]

TITLE 43—PUBLIC LANDS:  
INTERIORSubtitle A—Office of the Secretary of  
the Interior

[Order 2323]

PART 4—DELEGATIONS OF AUTHORITY  
CONDEMNATION PROCEEDINGS

Section 4.90 of Part 4 (12 F. R. 1929) is amended by striking out the period immediately following the word "approval" and by inserting in lieu thereof a colon and the following provision: "Provided, That this section shall not be construed as a limitation upon the authority of the Administrator of the Bonneville Power Administration with respect to the institution of condemnation proceedings and the execution of declarations of taking under section 12 (b) of the Bonneville Project Act, as amended by the act approved July 26, 1946 (Public Law No. 550, 79th Cong.)."

(R. S. 161, Public Law 550, 79th Cong.;  
5 U. S. C. 22)

J. A. KRUG,  
Secretary of the Interior.

MAY 22, 1947.

[F. R. Doc. 47-5139; Filed, May 29, 1947;  
8:47 a. m.]

[Order 2324]

PART 4—DELEGATIONS OF AUTHORITY  
ALASKA COMMERCIAL FISHERIES

Section 4.560 is added to Subpart G, Fish and Wildlife, to read as follows:

§ 4.560 *Alaska commercial fisheries.* Pursuant to 50 CFR 201.21c, the Assistant Directors and the Chief, Division of Alaska Fisheries, of the Fish and Wildlife Service, are designated as persons to

obtain and record the facts as to the existence of a continuing intensity of a run of fish in waters of Alaska, and the escapement thereof, sufficient to permit of an additional take, or as to the existence of a diminishing intensity requiring an additional escapement, and to announce the limits of the period or periods during which such an additional take may be made or during which no take may be made.

(R. S. 161, 5 U. S. C. 522)

WARNER W. GARDNER,  
Assistant Secretary of the Interior.

MAY 23, 1947.

[F. R. Doc. 47-5194; Filed, May 29, 1947;  
8:45 a. m.]

## TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service,  
Department of the InteriorPART 01—ORGANIZATION AND PROCEDURE  
DELEGATION OF AUTHORITY

CROSS REFERENCE: For an addition to the list of delegations of authority contained in §§ 01.50 to 01.54, inclusive, see Part 4 of Title 43, *supra*, designating the Assistant Directors and the Chief, Division of Alaska Fisheries, as persons to obtain and record facts concerning the run of fish in Alaskan waters and to announce periods during which additional takes may be made.

## Subchapter K—Alaska Wildlife Protection

PART 92.—ALASKA GAME COMMISSION;  
GUIDES, POISONS, AND RESIDENT TRAPPING, HUNTING AND FISHING LICENSESESTABLISHMENT OF ARCTIC SLOPE FUR  
MANAGEMENT AREA

Pursuant to the authority conferred upon the Alaska Game Commission by section 10, subdivision M of the Alaska Game Law of July 1, 1943 (57 Stat. 301-310) the following regulation is hereby adopted effective July 1, 1947, to continue in effect from year to year until otherwise modified or rescinded.

§ 92.5a *Establishing the Arctic Slope Fur Management Area.* There is hereby set aside an area that hereafter, and for the purpose of this section, shall be known as the Arctic Slope Fur Management Area, more particularly described as follows:

Beginning at the Village of Sinaru and running due south to the divide between the Colville and Noatak Rivers; thence easterly along the divide separating the waters flowing into the Arctic Ocean from the waters flowing into the Noatak and Yukon River drainages to the International Boundary; thence north along the International Boundary to the Arctic Ocean; thence westerly along the shores of the Arctic Ocean to the Village of Sinaru, or place of beginning.

The seasons and limits on fur animals as prescribed in the annual regulations of the Secretary of the Interior under the Alaska Game Law shall be effective on the Arctic Slope Fur Management Area. The seasons and limits as prescribed by the Secretary, and then in effect, for Fur District 8, shall be applicable.



No fur animals may be taken except by the methods, means and numbers provided in the general regulations of the Secretary of the Interior.

No person shall take any fur animal within the Arctic Slope Fur Management Area without first being in possession of a valid subsisting Special License permitting the taking of such animals in this area.

A special license permitting trapping in the Arctic Slope Fur Management Area will be issued by the Executive Officer of the Commission to a qualified applicant for a fee of \$1.00. Licenses will be issued in the order of receipt of applications in proper form. Not more than 400 special licenses will be issued in any one year.

In order to obtain the special license provided for in this section, to take fur animals in the Arctic Slope Fur Management Area a person must:

(a) Have resided within the boundaries of this area continuously for not less than one year immediately preceding the date of application for said license; and

(b) Except as to native Indians, Eskimos and residents under 16 years of age be in possession of a current resident license to take fur animals in the Territory of Alaska at large.

In testimony whereof, we have set our hands and caused the official seal of the Commission to be affixed in the City of Juneau, Alaska, this 17th day of February 1947.

(Sec. 10, Subdivision M, 57 Stat. 310; 48 U. S. C. Supp. 199 (Subdivision M))

[SEAL] EARL N. OHMER,  
Commissioner, First Judicial  
Division, and Chairman.  
GARNET MARTIN,  
Commissioner,  
Second Judicial Division.  
ANDREW A. SIMONS,  
Commissioner,  
Third Judicial Division.  
FORBES L. BAKER,  
Commissioner,  
Fourth Judicial Division.  
FRANK W. HYNES,  
Executive Officer.

[F. R. Doc. 47-5140; Filed, May 29, 1947; 8:46 a. m.]

## PROPOSED RULE MAKING

### DEPARTMENT OF THE INTERIOR

#### Office of the Secretary

#### [50 CFR, Part 91]

#### PROTECTION OF ANIMALS, BIRDS, AND GAME FISHES IN ALASKA

#### NOTICE OF INTENTION TO ADOPT AMENDMENTS TO EXISTING REGULATIONS

Pursuant to section 4 (a) of the Administrative Procedure Act, approved June 11, 1946 (Public Law 404, 79th Cong.), and the authority contained in section 9 of the Alaska Game Law (57 Stat. 306; 48 U. S. C. 198) and the act of April 30, 1946 (Public Law 369, 79th Cong.), notice is hereby given that the Secretary of the Interior and the Secretary of Agriculture intend to take the following action:

Adopt amendments to the Alaska Game Regulations modifying existing seasons and bag limits wherever necessary to insure proper conservation and utilization of the Wildlife resources of Alaska. In some instances an increased take of animals and birds will be permitted but with respect to other species further protection must be afforded. In addition, a number of provisions relating primarily to the administration of the Alaska Game Law will be amended in minor respects for the purpose of clarifying the application of the regulations and to facilitate the administration of the Alaska Game Law.

The foregoing regulations are to be effective beginning July 1, 1947.

Interested persons are hereby given an opportunity to participate in preparing the regulations for issuance as set forth by submitting their views, data, or arguments in writing to Albert M. Day, Director, Fish and Wildlife Service, Washington, D. C.

WARNER W. GARDNER,  
Assistant Secretary of the Interior.

MAY 28, 1947.

[F. R. Doc. 47-5260, Filed, May 29, 1947; 10:32 a. m.]

### DEPARTMENT OF AGRICULTURE

#### Production and Marketing Administration

#### [17 CFR, Part 934]

#### MILK IN LOWELL-LAWRENCE, MASS., MARKETING AREA

#### NOTICE OF RECOMMENDED DECISION AND OP- PORTUNITY TO FILE WRITTEN EXCEPTIONS WITH RESPECT TO A PROPOSED MARKETING AGREEMENT AND AMENDMENT TO ORDER

Pursuant to the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders (7 C. F. R., Cum. Supp., 900.1 et seq., 10 F. R. 11791, 11 F. R. 7737, 12 F. R. 1159), notice is hereby given of the filing with the Hearing Clerk of this recommended decision of the Assistant Administrator, Production and Marketing Administration, United States Department of Agriculture, with respect to a marketing agreement and an amendment to the order, as amended, regulating the handling of milk in the Lowell-Lawrence, Massachusetts, marketing area, to be made effective pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.). Interested parties may file exceptions to this recommended decision with the Hearing Clerk, Room 0308, South Building, United States Department of Agriculture, Washington 25, D. C., not later than the close of business on the seventh day after publication of this report in the FEDERAL REGISTER. Exceptions should be filed in quadruplicate.

**Preliminary statement.** The proceeding was initiated by the Production and Marketing Administration as a result of a request received from the New England Milk Producers' Association. In a letter dated January 17, 1947, the market administrator of the Lowell-Lawrence marketing area notified all handlers, co-operative associations, and other interested persons that they should file not later than February 3, 1947, any proposals which they wish to make with respect to amendments to the order. Sev-

en proposals were submitted by the New England Milk Producers' Association, the market administrator, and the Dairy Branch.

On March 10, 1947, a notice of hearing was issued which listed all of the proposals submitted. The hearing was held at Lawrence, Massachusetts, on March 20, 1947.

Previously a hearing was held at Boston on November 20, 1946, to consider amendments to Order No. 34, which had been proposed by the New England Milk Producers' Association and by the Dairy Branch. Action was taken at that time with respect to all of the issues except one which were developed at the hearing. No action was taken then or has since been taken on a proposal designed to prevent contraseasonal changes in the Class I price which might otherwise occur as a result of the butter-powder formula contained in the order. This issue should be disposed of at this time.

**Findings and conclusions.** The issues which were listed in the notice and which were developed at the hearing in March 1947 are grouped under the following headings. The issue developed at the hearing held on November 20, 1946, is included under the issue "Determination of Class I Prices".

(1) **Determination of Class I prices.** The butter-powder formula for determining the Class I price should be retained in its present form but minimum floor prices for the period from July 1947 through December 1947 should be provided and there should be a provision to prevent contraseasonal changes in the Class I price. It is recommended that a floor price of \$5.23 should be provided for the months of July, August, and September 1947 and a floor price of \$5.67 for the months of October, November, and December 1947. If the butter-powder formula produces a higher price than \$5.67 in October, November, or December, this price should continue to the end of the year. The maximum drop between December and January and between January and February should be 44 cents. These recommendations are in conformity with recommendations made with re-



spect to the Class I prices for the Greater Boston marketing area.

There is a serious need for encouraging a shift toward more fall production in New England. Minimum Class I floor prices are required for each month through December 1947 in order to assure a substantial rise in prices from the spring to the fall and thus develop a better seasonal pattern of production in this area. A price plan to encourage increasing fall production has been recommended for the Boston market. The closeness of the Boston and the Lowell-Lawrence marketing areas and the overlapping of milksheds necessitate a close correlation of price plans and consequently of the actual Class I prices. The basic Class I price under the Lowell-Lawrence order should reflect the higher differential now applicable at Boston city plants as a result of the increase in freight rates effective January 1, 1947.

In 1946 a start was made in New England on a program of encouraging the production of more milk in the fall months. The current prices and rates paid for feed, labor, and farm machinery are higher than last year. These factors indicate that the program to encourage more fall production may be seriously hampered unless producers are assured of absolute floor prices for the last quarter of 1947 as high as the floor established in 1946. Absolute floor prices should be established also for July, August, and September 1947 at 44 cents below the last quarter prices to conform to the seasonal pattern of prices which is necessary to insure an adequate supply of producer milk during the short season. On the other hand, the current trend towards greater milk production this year with some indication of smaller Class I sales does not justify absolute floor prices for Class I milk for the last quarter of 1947 higher than the last quarter of 1946.

The uncertainty of economic conditions in the fall and winter requires a safeguard in addition to minimum floor prices on Class I milk. The butter-powder formula should be retained to give producers the benefit of any increase over the floor prices which may be justified by the prices of other dairy products and by the general price level in the fall and winter. The butter-powder formula should be modified to prevent contraseasonal price changes in the months just preceding or during the season of greatest shortage or seasonal flush production. Generally, the Class I price for any of the months of September through December of any year should not be lower than the Class I price in effect for the preceding month and the Class I price for the months of March through June of any year should not be higher than the Class I price in effect for the preceding month.

Producers contended that the butter-powder formula method of determining the Class I price should be deleted entirely from the order and fixed prices substituted for it. Exact prices cannot be determined from this record for nine months to a year in advance. The present trend toward increasing production and decreasing consumption and the general uncertainty as to business

conditions this fall and winter preclude a fixed guarantee of exact Class I prices. The present butter-powder formula will establish prices this fall above the floor prices named if conditions warrant higher prices, and will provide a method of pricing after December. The provision to prevent a contraseasonal price change will avoid nullification of the seasonal price plan by movements of the general price level. It is not considered advisable to provide for complete prevention of downward price movements in the last half of the year or upward price movements in the first half because such a provision would hold back unduly adjustments to the general price level.

(2) *Emergency price provision.* The emergency price provision should be revised to delete references to subsidies and maximum uniform prices which were wartime measures and are no longer in effect.

(3) *Reports regarding individual producers.* Subparagraphs (1), (3), and (4) of paragraph (c) and paragraph (d) of § 934.7 should be deleted. It is recommended that a new § 934.7 (c) be incorporated in the order and that it require submission of individual producer reports within five days of the events specified.

Section 934.7 (c) (1) was originally put in the order for use in connection with base ratings. It has never been used and should be deleted. Section 934.7 (c) (3) provides for the reporting by handlers of a schedule of transportation rates and paragraph (c) (4) provides for the reporting of any changes in the rates charged to producers for moving their milk from the farm to the handler's plant. Section 934.7 (d) provides for the announcement of these rates and rate changes. The reporting, compilation, and publication of information on these transportation rates constitute a burden upon the market administrator and upon the handlers. The information is not sufficiently illuminating to justify the burden. Each producer is in a position to appraise his own rates and, if dissatisfied, can make changes in his hauling arrangements.

The order does not now provide specifically for the submission by handlers of reports respecting individual producers when they start or resume deliveries, move from one farm to another, or stop deliveries. This information is needed to facilitate the auditing of handlers' reports and is now being submitted but it is desirable that the order specifically require such information, the same as the Boston order does. Inasmuch as the market administrator has a butterfat testing program under the Lowell-Lawrence order and needs to know promptly of any new producers who begin deliveries to handlers, it is recommended that these reports be required within five days.

(4) *Reports of payments to producers.* Each handler should be required to submit his producer pay roll to the market administrator within five days after his request, made not earlier than 14 days after the end of the delivery period. For the sake of clarity this requirement should be a separate paragraph designated as § 934.7 (d).

A handler can meet the present requirements of § 934.7 (c) (2) by submitting his producer pay roll by the twenty-fifth of each month. Since under § 934.10 (a) a handler must pay producers by the eighteenth of each month, there is no reason why he should not be able to submit his pay roll at any time after the eighteenth of each month.

(5) *Maintenance of records by handlers.* Handlers should be required to maintain detailed and summary records which will show all receipts, movements, and disposition of milk and milk products.

The order does not now specifically require that records be maintained although proper verification of reports is not possible in the absence of adequate records. The requirement that adequate records be maintained should be set forth in the order so that it could be relied on in legal proceedings to compel a handler to maintain records.

(6) *Expense of administration.* The Lowell-Lawrence order should be made to conform with other Federal orders in providing that the Secretary, rather than the market administrator, determine the use of a lower assessment rate than the maximum provided under the order. Inasmuch as the market administrator clears the use of a lower rate with the Secretary, it is proper that the Secretary's determination be recognized in the order.

Under § 934.12 (a) reference to assessments paid the market administrator by the Massachusetts Milk Control Board should be deleted. No such assessments have been paid for several years and no payments are contemplated.

Announcement of the assessment rate should be required only as the rate is changed. This is the present method and it has proved satisfactory.

In connection with this proposal, § 934.12 (b) should be deleted. This section expresses the right of the market administrator to maintain a suit in his own name against any handler for the collection of such handler's pro rata share of expense. As this provision is also made in the Agricultural Marketing Agreement Act under section 10 (b) (2), it is unnecessary to restate the right in Order No. 34. The market administrator has never maintained a suit in his own name since the order first became effective.

(7) *Relationship between Class II prices in Boston and in Lowell-Lawrence.* Since no change is being recommended at this time in the regular Class II price under the Boston order, there is no question of making changes in the Class II price for the Lowell-Lawrence market to correspond with changes in Boston.

Changes being recommended in the Boston order would require a rephrasing of §§ 934.8 (c) and 934.9 (b) (2). These sections provide that the Lowell-Lawrence order shall not apply to milk fully subject to the Boston order. The new wording in these sections would preserve this effect.

*Recommended marketing agreement and amendments to the order.* The following amendments to the order, as amended, are recommended as the detailed and appropriate means by which these conclusions may be carried out.



The proposed marketing agreement is not included because the regulatory provisions thereof would be the same as those contained in the order, as amended, and as proposed here to be further amended. It is further recommended that the recommended amendment to the price provisions of the order, and such other recommended amendments as are similar to amendments recommended for the Boston order, should be made effective on the same date in the Lowell-Lawrence and the Greater Boston marketing areas.

1. In § 934.6 (a) (1) delete the words "except that from the effective date hereof through February 1947 the price shall be not less than \$5.70 per hundredweight; *Provided*, That for each delivery period or part thereof prior to February 1, 1947, which falls within any emergency period declared by market administrator of the order, as amended, regulating the handling of milk in the Greater Boston marketing area pursuant to § 904.3 (a) (14) of that order, the price shall be not less than \$6.09."

2. Delete § 934.6 (a) (1) (iv) and substitute the following:

(iv) Subject to subdivisions (v), (vi), and (vii) of this subparagraph, the Class I price per hundredweight shall be as shown in the following table:

CLASS I PRICE SCHEDULE

Value computed pursuant to (iii) of this subparagraph (cents)		Class I price (dollars per cwt.)	
At least—	But less than—	April through June	July through March
0.....	25	2.15	2.59
25.....	30	2.37	2.81
30.....	35	2.59	3.03
35.....	40	2.81	3.25
40.....	45	3.03	3.47
45.....	50	3.25	3.69
50.....	55	3.47	3.91
55.....	60	3.69	4.13
60.....	65	3.91	4.35
65.....	70	4.13	4.57
70.....	75	4.35	4.79
75.....	80	4.57	5.01
80.....	85	4.79	5.23
85.....	90	5.01	5.45
90.....	95	5.23	5.67
95.....	100	5.45	5.89
100.....	105	5.67	6.11

If the value computed pursuant to subdivision (iii) of this subparagraph is 105 cents or more the price shall be increased at the same rate as would result from an extension of this table.

3. Add three new subdivisions to § 934.6 (a) (1) as follows:

(v) The Class I price for any of the months of March through June of each year shall not be higher than the Class I price for the immediately preceding month; and the Class I price for any of the months of September through December of each year shall not be lower than the Class I price for the immediately preceding month.

(vi) The Class I price shall not be less than \$5.23 per hundredweight for each of the months of July through September 1947 and shall not be less than \$5.67 per hundredweight for each of the months of October through December 1947.

(vii) The Class I price for January 1948 shall not be less than the December 1947 Class I price minus 44 cents, and the

Class I price for February 1948 shall not be less than the January 1948 Class I price minus 44 cents.

4. In § 934.6 add a new paragraph as follows:

(d) *Use of equivalent prices in formulas.* If for any reason a price for any milk product specified by the regulations in this part for use in computing class prices and for other purposes is not reported or published in the manner described by this part, the market administrator shall use a price determined by the Secretary to be equivalent to or comparable with the price which is specified.

5. In § 934.7 *Reports of handlers.* Renumber paragraph (e) as (f), delete paragraphs (c) and (d), and add new paragraphs (c), (d), and (e) to read as follows:

(c) *Reports regarding individual producers.* (1) Within 5 days after a producer moves from one farm to another, or starts or resumes deliveries to a handler's plant, the handler shall file with the market administrator a report stating the producer's name and post office address, the date on which the change took place, and the farm and plant locations involved. The report shall also state, if known, the plant to which the producer had been delivering immediately prior to starting or resuming deliveries.

(2) Within 5 days after the 5th consecutive day on which a producer has failed to deliver to a handler's plant, the handler shall file with the market administrator a report stating the producer's name and post office address, the date on which the last delivery was made, and the farm and plant locations involved. The report shall also state, if known, the reason for the producer's failure to continue deliveries.

(d) *Reports of payments to producers.* Each handler shall submit to the market administrator within 5 days after his request, made not earlier than 14 days after the end of the delivery period, his producer pay roll for such delivery period which shall show for each producer:

(1) The daily and total pounds of milk delivered with the average butterfat test thereof and

(2) The net amount of such handler's payments to such producer with the prices, deductions, and charges involved.

(e) *Maintenance of records.* Each handler shall maintain detailed and summary records showing all receipts, movements, and disposition of milk and milk products during the month.

6. Revise § 934.8 (c) to read as follows:

(c) *Milk subject to the Greater Boston order.* The provisions of this part shall not apply, except as provided in §§ 934.5 and 934.7, to the handling of milk which is received from a plant which is a regulated plant, as defined in § 904.1 (c) (6) of the order of the Secretary regulating the handling of milk in the Greater Boston, Massachusetts, marketing area, or which is received from a person who is a producer, as defined in § 904.1 (b) (7) thereof.

7. Revise § 934.9 (b) (2) to read as follows:

(2) Subtract any amounts which he is required to pay on such milk pursuant to §§ 904.9 (g) (2) and 904.11 of the order of the Secretary regulating the handling of milk in the Greater Boston, Massachusetts, marketing area; and

8. Delete § 934.12 and substitute therefor the following:

§ 934.12 *Expense of administration.* As his pro rata share of the expense of administration hereof, each handler, except as set forth in § 934.8 (a) shall, on or before the 18th day after the end of each delivery period, pay to the market administrator 4 cents per hundredweight, or such lesser amount as the Secretary may from time to time prescribe, with respect to all milk received by him during such delivery period, from producers, from his own production, and with respect to milk or skim milk received from the type of handler described in § 934.8 (f) and moved to the marketing area.

9. Delete § 934.15.

Filed at Washington, D. C., this 27th day of May 1947.

[SEAL]

E. A. MEYER,  
Assistant Administrator.

[F. R. Doc. 47-5187; Filed, May 29, 1947; 8:50 a. m.]

## [7 CFR, Part 951]

### TOKAY GRAPES GROWN IN CALIFORNIA

#### NOTICE OF PROPOSED RULE MAKING WITH RESPECT TO BUDGET OF EXPENSES AND FIXING OF RATE OF ASSESSMENT FOR 1947-48 SEASON

Consideration is being given to the following proposals, submitted by the Industry Committee, established under the marketing agreement, as amended, and Order No. 51, as amended (7 CFR, Cum. Supp., 951.1 et seq.), regulating the handling of Tokay grapes grown in the State of California, as the agency to administer the terms and provisions thereof:

(a) That the Secretary of Agriculture find that expenses not to exceed \$21,021.00 will necessarily be incurred during the season beginning April 1, 1947, and ending March 31, 1948, both dates inclusive, in order to enable said Industry Committee to perform its functions under the aforesaid amended marketing agreement and order; and

(b) That the Secretary of Agriculture fix, as the share of such expenses which each handler who first handles Tokay grapes shall pay in accordance with the provisions of the aforesaid amended marketing agreement and order during the aforesaid season, the rate of assessment at \$0.014 per each 100 pounds, billing weight, of Tokay grapes shipped by him as the first shipper thereof during said season.

All persons who desire to submit written data, views, or arguments in connection with the aforesaid proposals shall mail the same to the Hearing Clerk, United States Department of Agriculture, Room 0308, South Building, Wash-



## PROPOSED RULE MAKING

ington 25, D. C., not later than midnight of the 15th day after the publication of this notice in the *FEDERAL REGISTER*. All documents should be submitted in quadruplicate.

As used herein, "handler," "shipped," and "season" shall have the same meaning as is given to each such term in the said amended marketing agreement and order.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.; 7 CFR, Cum. Supp., 951.3)

Issued this 27th day of May 1947.

[SEAL] CLINTON P. ANDERSON,  
*Secretary of Agriculture.*

[F. R. Doc. 47-5151; Filed, May 29, 1947;  
8:47 a. m.]

## [7 CFR, Part 962]

## FRESH PEACHES GROWN IN GEORGIA

NOTICE OF PROPOSED RULE MAKING WITH  
RESPECT TO BUDGET OF EXPENSES AND  
FIXING OF RATE OF ASSESSMENT FOR 1947-  
48 SEASON

Consideration is being given to the following proposals, submitted by the Industry Committee, established under the marketing agreement and Order No. 62 (7 CFR, Cum. Supp., 962.1 et seq.), regulating the handling of fresh peaches grown in the State of Georgia, as the agency to administer the terms and provisions thereof:

(a) That the Secretary of Agriculture find that expenses not to exceed \$21,672.00 will necessarily be incurred during the fiscal period beginning March 1, 1947, and ending on the last day of February 1948, both dates inclusive, in order to enable the committee to perform its functions in accordance with the provisions of the aforesaid marketing agreement and order; and

(b) That the Secretary of Agriculture fix, as the share of such expenses which each handler who first handles peaches shall pay in accordance with the provisions of the aforesaid marketing agreement and order during the aforesaid fiscal period, the rate of assessment of \$0.008 per bushel basket of peaches (net weight 50 pounds), or its equivalent of peaches in other containers or in bulk, shipped by him as the first shipper thereof during said fiscal period.

All persons who desire to submit written data, views, or arguments in connection with the aforesaid proposals shall mail the same to the Hearing Clerk, United States Department of Agriculture, Room 0308, South Building, Washington 25, D. C., not later than midnight of the 15th day after the publication of this notice in the *FEDERAL REGISTER*. All documents shall be submitted in quadruplicate.

As used herein, "handler," "shipped," "peaches," and "fiscal period" shall have the same meaning as is given to each such term in the said marketing agreement and order.

(48 Stat. 31, 7 U. S. C. 601 et seq.; 7 CFR, Cum. Supp., 962.5)

Issued this 27th day of May 1947.

[SEAL] CLINTON P. ANDERSON,  
*Secretary of Agriculture.*

[F. R. Doc. 47-5152; Filed, May 29, 1947;  
8:48 a. m.]

## CIVIL AERONAUTICS BOARD

## [14 CFR, Part 20]

ISSUANCE OF STUDENT PILOT CERTIFICATES  
AND DURATION OF PILOT CERTIFICATES

## NOTICE OF PROPOSED RULE MAKING

MAY 23, 1947.

Civil Air Regulations pertaining to airman certificates other than pilot certificates now provide that such certificates do not have a prescribed expiration date. Pilot certificates should also be of indefinite duration.

The regulations also require that the Administrator shall issue student pilot certificates. It would facilitate the issuance of student pilot certificates if provision were made in the regulations whereby an authorized representative of the Administrator as well as the Administrator would be permitted to issue these certificates.

The following amendments to Part 20 of the Civil Air Regulations are therefore proposed:

1. Amend § 20.00 *Issuance* to read as follows:

§ 20.00 *Issuance.* A student pilot certificate will be issued by the Administrator or his authorized representative to an applicant who meets the following applicable requirements.

2. Amend § 20.51 *Duration* to read as follows:

§ 20.51 *Duration.* (a) A student pilot certificate shall expire 24 calendar months after the month of issuance.

(b) A pilot certificate with a private or commercial rating shall remain in effect until a termination date is fixed by the Board, unless it is suspended or revoked.

3. Amend § 20.52 *Renewals* to read as follows:

§ 20.52 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary student pilot certificate or a temporary pilot certificate with a private or commercial rating for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

4. Delete § 20.53.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

Pursuant to section 4 (a) of the Administrative Procedure Act the Safety Bureau of the Civil Aeronautics Board hereby gives notice that the Bureau will recommend to the Board that these amendments be adopted with an effective date of July 1, 1947. It is the desire of the Bureau that those interested submit written comments or suggestions regarding the proposed amendment ad-

ressed to the Safety Bureau, Civil Aeronautics Board, Washington 25, D. C., for receipt within 30 days from the date of this public notice.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

[SEAL] W. S. DAWSON,  
*Director.*

[F. R. Doc. 47-5157; Filed, May 29, 1947;  
8:48 a. m.]

## [14 CFR, Parts 24, 27, and 51]

TEMPORARY MECHANIC CERTIFICATES,  
GROUND INSTRUCTOR CERTIFICATES, AND  
AIRCRAFT DISPATCHER CERTIFICATES

## NOTICE OF PROPOSED RULE MAKING

MAY 23, 1947.

After June 30, 1947, the Civil Aeronautics Administration will issue certificates from the Washington, D. C. office. Applicants outside the Washington area who successfully accomplish the prescribed tests would then be subjected to undue delay in the receipt of their permanent certificates. During such period they will be prevented from exercising the privileges of their certificates since the Civil Air Regulations require that all persons must have in their possession a certificate when acting as an airman. The issuance of temporary certificates covering this interim period will correct this difficulty. Therefore, it is proposed to amend the Civil Air Regulations to provide for the immediate issuance of a temporary certificate to permit the holders to exercise the privileges of such certificate during the interval between successful completion of the prescribed tests and receipt of the permanent certificate.

Pursuant to section 4 (a) of the Administrative Procedure Act, the Safety Bureau of the Civil Aeronautics Board hereby gives notice that the Bureau will propose to the Board amendments to Parts 24, 27, and 51 of the Civil Air Regulations as follows:

1. By adding a new § 24.33 to read as follows:

§ 24.33 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary mechanic certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

2. By inserting a new § 27.220 to read as follows:

§ 27.220 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary aircraft dispatcher certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

3. By inserting a new § 51.220 to read as follows:

§ 51.220 *Temporary certificates.* The Administrator or his authorized repre-



sentative may issue a temporary ground instructor certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Bureau that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Safety Bureau, Civil Aeronautics Board, Washington 25, D. C., for receipt within 15 days from the date of this public notice.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

[SEAL]

W. S. DAWSON,  
Director.

[F. R. Doc. 47-5155; Filed, May 29, 1947;  
8:48 a. m.]

## FEDERAL COMMUNICATIONS COMMISSION

[47 CFR, Parts 2, 5, 10, 11, 13, 16, 171]

[Docket No. 8288]

OPERATION OF CERTAIN LICENSED RADIO  
STATIONS BY UNLICENSED PERSONNEL

SECOND SUPPLEMENTAL NOTICE OF PROPOSED  
RULE MAKING

MAY 26, 1947.

1. Supplemental notice is hereby given of proposed rule making in the above-entitled matter.

2. On April 25, 1947 (12 F. R. 3020), the Commission released a notice of proposed rule making (Mimeograph #7414) to which was attached as an appendix a proposal for the amendment of Commission Order 133, adopted May 10, 1946. The final date for submitting comments on this proposal was set in the notice at May 25, 1947.

3. On May 16, 1947 (12 F. R. 3452), the Commission released a supplemental

notice of proposed rule making (Mimeograph #6705) supplementing the original proposal by adding thereto an additional paragraph numbered 8. The final date, May 25, 1947, for submitting comments on the proposal was unchanged.

4. The Commission has been made aware of a desire on the part of interested persons for additional time for submitting comments on the proposal referred to herein. In view of this fact, the final date for submitting comments is hereby extended to and including June 16, 1947.

5. Except as hereinabove set forth, the notice of proposed rule making released April 25, 1947, as supplemented by the supplemental notice of proposed rule making, released May 16, 1947 in the above-entitled matter, is unchanged.

Adopted: May 23, 1947.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 47-5188; Filed, May 29, 1947;  
8:50 a. m.]

## NOTICES

### DEPARTMENT OF JUSTICE

#### Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 8823]

LINGNER WERKE A. G. AND ODOL CORP.

In re: Interests of Lingner Werke A. G. in an agreement with the Odol Corporation New York, dated May 14, 1925.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Lingner Werke A. G. is a corporation organized under the laws of, and maintaining its principal place of business in, Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: All interests and rights (including all accrued royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described together with the right to sue therefor) created in Lingner Werke A. G. by virtue of an agreement dated May 14, 1925 (including all modifications and assignments thereof and supplements thereto, if any) between Odol Corporation New York and Lingner Werke A. G., relating among other things, to "Lingner Articles,"

is property payable or held with respect to trademarks or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a

designated enemy country (Germany) and is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on April 30, 1947.

Patent No.	Date	Inventor	Title
2,242,794.	5/20/41	Josef and Julius Puschner.....	Method of producing separable fasteners.
2,252,305.	8/12/41	.....do.....	Separable fasteners.

(b) All interests and rights (including all royalties and other monies payable or held with respect to such interests or rights and all damages for breach of the agreement hereinafter described, to-

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

[F. R. Doc. 47-5165; Filed, May 29, 1947;  
8:47 a. m.]

[Vesting Order 8824]

JULIUS AND JOSEF PUSCHNER ET AL

In re: Interests of Josef and Julius Puschner in certain patents and in an agreement with Lightning Fasteners, Ltd.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Julius Puschner and Josef Puschner are residents of Germany and are nationals of a foreign country (Germany);

2. That the property described as follows:

(a) All right, title and interest (including all accrued royalties and damages and profits recoverable at law or in equity from any person, firm, corporation or government for the past infringement thereof) of Julius Puschner and Josef Puschner in and to the following United States Letters Patent:

gether with the right to sue therefor) created in Julius and Josef Puschner by virtue of an agreement dated June 16 and 23, 1939 (including all modifications thereof and supplements thereto, if any)



by and between Julius and Josef Puschner and Lightning Fasteners, Ltd. which agreement relates, among other things, to United States Patent Application Serial No. 282,556.

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid nationals of a foreign country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on April 30, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5166; Filed, May 29, 1947;  
8:47 a. m.]

[Vesting Order 8926]

AKTIENBRAUEREI ZUM LOWENBRAU IN  
MUENCHEN ET AL.

In re: Interest of Aktienbrauerei zum Lowenbrau in Muenchen in agreements between it, Hans Holterbosch, Inc., and The Burger Brewing Company.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Aktienbrauerei zum Lowenbrau in Muenchen is a corporation organized under the laws of, and having its principal place of business in, Germany and is a national of a foreign country (Germany);

2. That the property described as follows:

a. All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Aktienbrauerei zum Lowenbrau in Muenchen by virtue of an agreement dated July 15, 1940 (including all modifications thereof and supplements thereto, if any) by and between Aktienbrauerei zum Lowenbrau in Muenchen and The Burger Brewing Company, relating, among others, to United States Registered Trademark No. 328,194; and

b. All interests and rights, including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Aktienbrauerei zum Lowen-

brau in Muenchen by virtue of an agreement dated July 15, 1940 (including all modifications thereof and supplements thereto, if any) by and between The Burger Brewing Company and Hans Holterbosch, Inc., relating among others, to United States registered Trademark No. 328,194,

is property payable or held with respect to trademarks or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a foreign country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" and as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 14, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5167; Filed, May 29, 1947;  
8:47 a. m.]

[Vesting Order 8927]

ROBERT BOSCH A. G. AND RAJAH CO.

In re: Interests of Robert Bosch A. G. in an agreement with the Rajah Company, dated March 20, 1934, relating, among other things, to U. S. Letters Patent 1,965,270.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Robert Bosch A. G. is a corporation organized under the laws of, and having its principal place of business in, Germany, and is a national of a foreign country (Germany);

2. That the property described as follows: All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Robert Bosch A. G. by virtue of an agreement dated March 20, 1934, by and between Robert Bosch A. G. and the Rajah Company, which agreement relates, among other things, to U. S. Letters Patent No. 1,965,270,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a foreign country (Germany).

All determinations and all action required by law, including appropriate

consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 14, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5168; Filed, May 29, 1947;  
8:48 a. m.]

[Vesting Order 8928]

JAKOB DICHTER

In re: U. S. Patent No. 2,327,179 of Jakob Dichter.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Jakob Dichter, whose last known address is Germany, is a resident of Germany and a national of a foreign country (Germany);

2. That the property described as follows: All right, title and interest (including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof) in and to the following United States Letters Patent:

Patent No.	Date	Inventor	Title
2,327,179	8/17/43	Jakob Dichter	Apparatus for sorting ampoules.

is property of the aforesaid national of a foreign country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold, or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 14, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5169; Filed, May 29, 1947;  
8:48 a. m.]



[Vesting Order 8929]

## SEISMOS GESELLSCHAFT M. B. H. ZUR ERFORSCHUNG VON GEBIRGSCHICHTEN UND NUTZBAREN LAGERSTATTEN

In re: Patents and interests in agreements related thereto of, Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten, of Hanover, Germany.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Stephan B. von Thyssen-Bornemisza is a resident of Germany and is a national of a foreign country (Germany);

2. That Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten is a corporation organized and existing under the laws of Germany and is a national of a foreign country (Germany);

3. That the property described as follows: Property described in Exhibit A attached hereto and made a part hereof, is property of, or is property payable or held with respect to patents or rights related thereto in which interests are

Patent No.	Date	Inventor	Title
2,141,628	12-27-38	Stephan B. von Thyssen-Bornemisza	Gravity measuring instrument.
2,190,959	2-20-40	do.	Do.
2,108,421	2-15-38	do.	Gravitational instrument.
2,132,865	10-11-38	do.	Do.

(b) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten of Hanover, Germany, by virtue of an agreement dated September 11, 1935 (including all modifications thereof and supplements thereto, if any) by and between Asiatic Petroleum Company, Ltd. of London, England and Seismos G. m. b. H. which agreement relates, among other things to United States Patent Application S. N. 742,878, which Application matured into United States Letters Patent No. 2,141,628, and, upon continuation in part, into United States Letters Patent No. 2,190,959.

(c) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten of Hanover, Germany, by virtue of an agreement dated October 1, 1935 (including all modifications thereof and supplements thereto, if any) by and between Asiatic Petroleum Company, Ltd. of London, England and Shell Development Company, a Delaware corporation, whereby said Asiatic Petroleum Company, Ltd. transferred to said Shell Development Company certain rights and benefits created in said Asiatic Petroleum Company, Ltd. by, and said Shell Development Company assumed certain obligations owing to said Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten of Hanover, Germany, under, an agreement dated September 11, 1935 (including all modifications

held by, and such property itself constitutes interests held therein by, the aforesaid nationals of a foreign country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 14, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

## EXHIBIT A

(a) All right, title and interest (including all accrued royalties and all damages and profits recoverable at law or in equity, from any person, firm, corporation or government for past infringement thereof) in and to the following United States Letters Patent:

thereof and supplements thereto, if any) by and between Asiatic Petroleum Company, Ltd. of London, England and Seismos G. m. b. H. which agreement relates, among other things to United States Patent Application S. N. 742,878, which Application matured into United States Letters Patent No. 2,141,628, and, upon continuation in part, into United States Letters Patent No. 2,190,959.

(d) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten of Hanover, Germany, by virtue of an agreement dated October 1, 1935 (including all modifications thereof and supplements thereto, if any) by and between Shell Development Company and Shell Petroleum Corporation, which agreement relates, among other things to United States Patent Application S. N. 742,878, which Application matured into United States Letters Patent No. 2,141,628, and, upon continuation in part, into United States Letters Patent No. 2,190,959.

(e) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Seismos Gesellschaft m. b. H. zur Erforschung von Gebirgsschichten und nutzbaren Lagerstätten of Hanover, Germany, by virtue of an agreement dated October 1, 1935 (including all modifications thereof and supplements thereto, if any) by and between Shell Development Company and Shell Oil Company, which agreement relates, among other things to United States Patent Application S. N. 742,878, which Application matured into

United States Letters Patent No. 2,141,628 and, upon continuation in part, into United States Letters Patent No. 2,190,959.

[F. R. Doc. 47-5170; Filed, May 29, 1947; 8:48 a. m.]

[Vesting Order 8977]

## KANICHI ANDO

In re: Estate of Kanichi Ando, deceased. File D-39-2454; E. T. sec. 15612.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kuriyemon Ando, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the Estate of Kanichi Ando, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Japan);

3. That such property is in the process of administration by J. A. Cornett, as administrator, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Monterey;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

[F. R. Doc. 47-5171; Filed, May 29, 1947; 8:48 a. m.]

[Vesting Order 8979]

## AUGUST KARL BOEHLKEN

In re: Estate of August Karl Boehlken, deceased. File No. D-28-11261; E. T. sec. 15616.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Exec-



utive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Alma Franke Boehlken, Welmar Boehlken, and Rolf Boehlken, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the estate of August Karl Boehlken, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by John Weber, as Administrator, acting under the judicial supervision of the Hudson County Orphans' Court, Jersey City, New Jersey; and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5172; Filed, May 29, 1947;  
8:48 a. m.]

[Vesting Order 8882]

SOPHIE K. HAUSMAN

In re: Estate of Sophie K. Hausman, deceased. File D-28-11215; E. T. sec. 15583.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mrs. Auguste Koeppen, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the Estate of Sophie K. Hausman, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by Amanda J. Bahrensen, as executrix, acting under the judi-

cial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5173; Filed, May 29, 1947;  
8:48 a. m.]

[Vesting Order 8983]

KILIAN HOHL

In re: Kilian Hohl, deceased. File D-28-11566; E. T. sec. 15783.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Bernhard Hohl, Sebastian Hohl and Vinzenz Hohl, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the sum of \$288.75 was paid to the Attorney General of the United States by Marie Hohl, Administratrix of the Estate of Kilian Hohl, deceased;

3. That the said sum of \$288.75 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Attorney General of the United States by acceptance thereof on March 17, 1947, pursuant to the Trading with the Enemy Act, as amended.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5174; Filed, May 29, 1947;  
8:48 a. m.]

[Vesting Order 8986]

ROBERT LAVNER

In re: Estate of Robert Lavner, deceased. File D-28-11220; E. T. sec. 15579.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Marie Staak, Frieda Hinkel and Hannah Loree-Hinkel, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the sum of \$1,580.44 was paid to the Attorney General of the United States by David Talbot, Executor of the Estate of Robert Lavner, deceased;

3. That the said sum of \$1,580.44 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Attorney General of the United States by acceptance thereof on November 19, 1946, pursuant to the Trading with the Enemy Act, as amended.



The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5175; Filed, May 29, 1947;  
8:48 a. m.]

[Vesting Order 8988]

MARIE OLDENDORF

In re: Insurance policy rights owned by Marie Oldendorf. File D-28-9566; E. T. sec. 13118.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Marie Oldendorf, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany).

2. That the net proceeds due or to become due under a contract of insurance evidenced by Certificate No. 286658 issued by Insurance Department, Supreme Lodge Knights of Pythias, predecessor of American United Life Insurance Company on June 9, 1920 on the life of Charles A. H. Oldendorf, deceased, wherein Marie Oldendorf is designated beneficiary, and any other benefits and rights of any name or nature whatsoever under or arising out of said contract of insurance which are or were held by Marie Oldendorf together with the right to demand, enforce, receive and collect said net proceeds and any other benefits and rights under the said contract of insurance, is property payable within the United States owned or controlled by, payable or deliverable to, held on behalf of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5176; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 8991]

ANNA SCHMIDT

In re: Estate of Anna Schmidt, deceased. File D-28-9864; E. T. sec. 13909.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Frau Helene Rauprich and Felix Rauprich, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany).

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Anna Schmidt, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Alden H. Jones, as Administrator C. T. A., acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Lake;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 14, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5177; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 8990]

HEINRICH E. F. SANDHAGEN

In re: Trust under the will of Heinrich E. F. Sandhagen, deceased. File No. D-28-1739; E. T. sec. 835.

Under the authority of the Trading with the Enemy Act, as amended, Execu-

tive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Emma Elisabeth d'Orville, Hans d'Orville and Maria d'Orville, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the trust under the Will of Heinrich E. F. Sandhagen, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Central Hanover Bank and Trust Company, as trustee, acting under the judicial supervision of the Surrogate's Court, New York County, State of New York;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5186; Filed, May 29, 1947;  
8:50 a. m.]

[Vesting Order 8992]

HARRY JOHN SCHMIDT

In re: Estate of Harry John Schmidt, also known as Harry J. Schmidt, deceased. File D-28-11226; E. T. sec. 15633.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Helen Metzler, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the sum of \$746.11 was paid to the Attorney General of the United States by Anna S. Koch, Executrix of the Estate of Harry John Schmidt, also known as Harry J. Schmidt, deceased;



3. That the said sum of \$746.11 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Attorney General of the United States by acceptance thereof on March 4, 1947, pursuant to the Trading with the Enemy Act, as amended.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 19, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5178; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 8996]

AGRAR & COMMERZ BANK

In re: Bank account owned by Agrar & Commerz Bank. F-28-24855-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Agrar & Commerz Bank, the last known address of which is Berlin, Germany, is a corporation, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8589, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Agrar & Commerz Bank, by Guaranty Trust Company of New York, 140 Broadway, New York, New York, arising out of an unrepresented foreign draft account, entitled Agrar & Commerz Bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5179; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 8997]

IRMGARD AHRBERG

In re: Debt or other obligation owing to Irmgard Ahrberg.

Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9193 as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Irmgard Ahrberg, whose last known address is Kroogblöcke 6, Hamburg 34, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of Central Savings Bank in the City of New York, Broadway at 73d Street, New York, New York, arising out of a savings account, account number 1,049,270, entitled Irmgard Ahrberg in trust for Fritz Ahrberg, maintained at the branch office of the aforesaid bank located at 157 4th Avenue, New York, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Irmgard Ahrberg, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not

within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5180; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 9000]

HEINRICH F. BODE

In re: Debt owing to Heinrich F. Bode. F-28-23768-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Heinrich F. Bode, whose last known address is Hamburg 1, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: All those debts or other obligations owing to Heinrich F. Bode, by Walter C. Cox, 208 S. La Salle St., Suite 1802-06, Chicago 4, Illinois, including particularly but not limited to a portion of the sum of money on deposit with City National Bank & Trust Company of Chicago, 208 South La Salle Street, Chicago 90, Illinois, in a Special Account, entitled W. C. Cox & Company, Special Account, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been



made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein, shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

[F. R. Doc. 47-5181; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 9002]

ALOISE BORST AND CECILIA GREINER

In re: Bank accounts owned by Aloise Borst, also known as Alois Borst and Cecelia Greiner. F-28-9338-E-1, F-28-9905-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Aloise Borst, also known as Alois Borst and Cecelia Greiner, whose last known addresses are Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Aloise Borst, also known as Alois Borst, by Commonwealth Bank, Detroit, Michigan, arising out of a commercial account, Account Number C14-166, entitled Aloise (Alois) Borst, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to Cecelia Greiner, by Commonwealth Bank, Detroit, Michigan, arising out of a commercial account, Account Number C14-165, entitled Cecelia Greiner, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

[F. R. Doc. 47-5182; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 9003]

FRIEDRICH HEINRICH FERDINAND CORDS

In re: Stock and bank account owned by the personal representatives, heirs, next of kin, legatees and distributees of Friedrich Heinrich Ferdinand Cords, also known as F. H. F. Cords, deceased. F-39-3037-D-1/2, F-39-3037-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That certain of the persons who comprise the personal representatives, heirs, next of kin, legatees and distributees of Friedrich Heinrich Ferdinand Cords, also known as F. H. F. Cords, deceased, who there is reasonable cause to believe are residents of Japan, are nationals of a designated enemy country (Japan);

2. That the remainder of the aforesaid persons who comprise the persons who comprise the personal representatives, heirs, next of kin, legatees and distributees of Friedrich Heinrich Ferdinand Cords, also known as F. H. F. Cords, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the property described as follows:

a. Twenty (20) shares of \$10 par value common capital stock of General Motors Corporation, 1775 Broadway, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificate number C 99338, registered in the name of Estate of Friedrich Heinrich Ferdinand Cords, together with all declared and unpaid dividends thereon,

b. Twenty (20) shares of no par value common capital stock of General Electric Company, 1 River Road, Schenectady, New York, a corporation organized under the laws of the State of New York, evidenced by certificate number NYD-502675, registered in the name of Executors of the Estate of Friedrich Heinrich Ferdinand Cords, together with all declared and unpaid dividends thereon, and

c. That certain debt or other obligation of Wells Fargo Bank & Union Trust Co., 4 Montgomery Street, San Francisco, California, arising out of a checking account entitled F. H. F. Cords, together

with any all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid nationals of designated enemy countries (Japan and Germany);

and it is hereby determined:

4. That to the extent that the persons referred to in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

5. That to the extent that the persons referred to in subparagraph 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL]

DONALD C. COOK,  
Director.

[F. R. Doc. 47-5124; Filed, May 28, 1947;  
8:59 a. m.]

[Vesting Order 9006]

MARIA OEHMANN

In re: Bank account owned by Maria Oehmann nee Freitag. F-28-23969-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Maria Oehmann nee Freitag, whose last known address is Koenigshofen, an der Taube, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Maria Oehmann nee Freitag, by American Trust Company, 464 California Street, San Francisco, California, arising out of a savings account, Account Number 3860, entitled Maria Oehmann, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evi-



dence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5183; Filed, May 29, 1947;  
8:49 a. m.]

[Vesting Order 9007]

HERMAN GERSTING ET AL.

In re: Bank accounts owned by Herman Gersting, Alber Glorian and Robert Glorian. F-28-25470-E-1, F-28-25474-E-1, F-28-25475-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Herman Gersting, Alber Glorian and Robert Glorian, whose last known addresses are Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Herman Gersting, by Commonwealth Bank, Detroit, Michigan, arising out of a commercial account, Account Number C13-914, entitled Herman Gersting, and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation owing to Robert Glorian, by Commonwealth Bank, Detroit, Michigan, arising out of a commercial account, Account Number C11-634, entitled Robert Glorian, and any and all rights to demand, enforce and collect the same, and

c. That certain debt or other obligation owing to Alber Glorian, by Commonwealth Bank, Detroit, Michigan, arising out of a commercial account, Account Number C11-635, entitled Alber Glorian, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliv-

erable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons listed in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5184; Filed, May 29, 1947;  
8:50 a. m.]

[Vesting Order 9010]

KLARA HENSEL AND MARGARET REIGER

In re: Debts owing to and stock owned by Klara Hensel and Margaret Reiger, also known as Margaret Rieger. F-28-14678-C-1, F-28-14678-D-1, F-28-15072-C-1, F-28-15072-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Klara Hensel and Margaret Reiger, also known as Margaret Rieger, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. All those debts or other obligations owing to Klara Hensel, by J. Edgar Small, 31 South Duke Street, York, Pennsylvania, including particularly but not limited to a portion of the sum of money on deposit with York County National Bank, York, Pennsylvania, in an account, Account Number 1664, entitled J. Edgar Small, Voluntary Trustee Account, and any and all rights to demand, enforce and collect the same,

b. All those debts or other obligations owing to Margaret Reiger, also known as Margaret Rieger, by J. Edgar Small, 31 South Duke Street, York, Pennsylvania, including particularly but not limited to a portion of the sum of money on deposit with York County National Bank, York, Pennsylvania, in an account,

Account Number 1664, entitled J. Edgar Small, Voluntary Trustee Account, and any and all rights to demand, enforce and collect the same,

c. Seven (7) shares of \$50.00 par value common capital stock of Elmwood Improvement Company, 31 South Duke Street, York, Pennsylvania, a corporation organized under the laws of the State of Pennsylvania, evidenced by a certificate numbered 22, and registered in the name of Klara Hensel, together with all declared and unpaid dividends thereon, and

d. Seven (7) shares of \$50.00 par value common capital stock of Elmwood Improvement Company, 31 South Duke Street, York, Pennsylvania, a corporation organized under the laws of the State of Pennsylvania, evidenced by a certificate numbered 21, and registered in the name of Margaret Reiger, together with all declared and unpaid dividends thereon.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Klara Hensel and Margaret Reiger, also known as Margaret Rieger, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5127; Filed, May 28, 1947;  
8:59 a. m.]

[Vesting Order 9011]

R. HOSHINO

In re: Bank accounts owned by R. Hoshino, also known as Reiji Hoshino. D-39-1931-E-1, D-39-1931-E-3.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That R. Hoshino, also known as Reiji Hoshino, whose last known address



is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. That certain debt or other obligation owing to R. Hoshino, also known as Reiji Hoshino, by Wells Fargo Bank & Union Trust Co., 4 Montgomery Street, San Francisco, California, arising out of a checking account, entitled R. Hoshino, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to R. Hoshino, also known as Reiji Hoshino, by American Trust Company, 464 California Street, San Francisco, California, arising out of a savings account, Account Number 4156, entitled R. Hoshino, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5185; Filed, May 29, 1947; 8:50 a. m.]

[Vesting Order 9029]

EMIL SEIDEL

In re: Stock owned by personal representatives, heirs, next of kin, legatees and distributees of Emil Seidel, deceased. F-28-28259-D-1, F-28-28259-D-3.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distribu-

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tees of Emil Seidel, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. One (1) share of \$15 par value capital stock of Consolidated Natural Gas Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificate number 096644, registered in the name of Emil Seidel, together with all declared and unpaid dividends thereon, and

b. Eleven (11) shares of \$25.00 par value capital stock of Standard Oil Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of New Jersey, evidenced by certificates numbered SC41987 and SC24781 for four (4) and seven (7) shares respectively, registered in the name of Emil Seidel, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5132; Filed, May 28, 1947; 9:00 a. m.]

[Vesting Order 9030]

LENA THOSS

In re: Debt owing to Lena Thoss. F-28-2567-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Lena Thoss, whose last known address is Eibenstrook Ierzgeb, Am Der Bergstrabe, Saxony, Germany, is a resi-

dent of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Lena Thoss, by Lexington Avenue and 42nd Street Corporation, 122 East 42nd Street, New York, N. Y., evidenced by Two (2) 42nd Street and Lexington Avenue Office Building, Inc. (presently known as Lexington Avenue and 42nd Street Corporation) 6½% First Mortgage Leasehold Bonds, of \$500.00 face value each, bearing the numbers D8601 and D8602 registered in the name of Lena Thoss, Eibenstrook Ierzgeb, Am Der Bergstrabe, Saxony, Germany, together with any and all rights to demand, enforce and collect the aforesaid debt, and any and all rights under a plan of reorganization dated 1934 of the Lexington Avenue and 42nd Street Corporation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5133; Filed, May 28, 1947; 9:00 a. m.]

[Vesting Order 9036]

GUENTER ZIMMERMANN

In re: Bank account and stock owned by Guenter Zimmermann. F-28-22788-A-1, F-28-22788-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Guenter Zimmermann, whose last known address is Koln, Germany, is a resident of Germany and a national of a designated enemy country (Germany);



2. That the property described as follows:

a. That certain debt or other obligation owing to Guenter Zimmermann, by Saving Fund Society of Germantown and Its Vicinity, 5458 Germantown Avenue, Philadelphia 44, Pennsylvania, arising out of a savings account, account number 072, entitled Guenter Zimmermann, and any and all rights to demand, enforce and collect the same,

b. Three (3) shares of no par value common capital stock of Montgomery Ward & Co., Incorporated, a corporation organized under the laws of the State of Illinois, evidenced by certificate number NC0576922, dated December 8, 1938, registered in the name of Guenter Zimmermann, together with all declared and unpaid dividends thereon, and

c. Two (2) shares of no par value common capital stock of Kennecott Copper Corporation, a corporation organized under the laws of the State of New York, evidenced by certificate number 0428574, dated December 8, 1938, registered in the name of Guenter Zimmermann, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 20, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,  
Director.

[F. R. Doc. 47-5134; Filed, May 28, 1947;  
9:01 a. m.]

## CIVIL AERONAUTICS BOARD

[Docket No. 2497]

A. FELIX DU PONT, JR., AND ALL AMERICAN  
AVIATION, INC.

### NOTICE OF HEARING

In the matter of joint application of A. Felix du Pont, Jr., and All American Aviation, Inc., for approval of certain interlocking relationships under section

409 (a) of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 409 (a) and 1001 of said act, that hearing in the above entitled proceeding to determine whether the public interest will not be adversely affected by the holding by A. Felix du Pont, Jr. of the position of director of All American Aviation, Inc., and the position of director, either in person or by nominee, of the Piasecki Helicopter Corporation, is assigned to be held on Friday, June 6, 1947, at 10:00 a. m. (eastern daylight time) in Room 1302, Temporary "T" Building, Constitution Avenue between 13th and 14th Streets NW., Washington, D. C., before Examiner Charles J. Frederick.

Dated at Washington, D. C., May 23, 1947.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 47-5156; Filed, May 29, 1947;  
8:48 a. m.]

## FEDERAL POWER COMMISSION

[Docket No. G-837]

COLORADO INTERSTATE GAS CO.

NOTICE OF FINDINGS AND ORDER ISSUING  
CERTIFICATE OF PUBLIC CONVENIENCE AND  
NECESSITY

MAY 27, 1947.

Notice is hereby given that, on May 26, 1947, the Federal Power Commission issued its findings and order entered May 23, 1947, issuing certificate of public convenience and necessity in the above-designated matter.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 47-5153; Filed, May 29, 1947;  
8:48 a. m.]

## INTERSTATE COMMERCE COMMISSION

[Rev. S. O. 620, Special Permit 6]

LIGHTWEIGHING OF CARS AT WEEHAWKEN,  
N. J.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Revised Service Order No. 620 (12 F. R. 641), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Revised Service Order No. 620 insofar as it applies to the lightweighing, one time only, by The New York Central Railroad Company at Weehawken, New Jersey, the following cars owned or leased by the U. S. Rubber Company:

USRX 20	SHPX 17091
USRX 31	SHPX 17393
USRX 32	SHPX 17353
USRX 33	SHPX 17393
USRX 34	SHPX 17449
USRX 35	SHPX 17462
USRX 36	SHPX 17536
USRX 37	SHPX 17537
USRX 39	SHPX 17631
SHPX 17025	SHPX 17649
SHPX 17065	SHPX 17679
SHPX 17071	SHPX 17761

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 23d day of May 1947.

V. C. CLINGER,  
Director,  
Bureau of Service.

[F. R. Doc. 47-5150; Filed, May 29, 1947;  
8:47 a. m.]

## SECURITIES AND EXCHANGE COMMISSION

[File Nos. 54-98, 59-87]

WASHINGTON RAILWAY AND ELECTRIC CO.  
ET AL.

ORDER PERMITTING PLAN TO BECOME EFFECTIVE  
SUBJECT TO CONDITIONS AND RESER-  
VATIONS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 15th day of May A. D. 1947.

In the matter of Washington Railway and Electric Company, File No. 54-98; Washington Railway and Electric Company, The Washington and Rockville Railway Company of Montgomery County, and their subsidiary companies, and The North American Company, File No. 59-87.

Washington Railway and Electric Company ("Washington Railway"), a subsidiary of The North American Company, both registered holding companies, having filed an amended plan pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 ("the Act"), such plan providing, in general, for the redemption of its outstanding bank loan notes in principal amount of \$2,800,000; the retirement of its remaining outstanding securities by exchanging therefor the reclassified shares of its subsidiary, Potomac Electric Power Company ("Pepco"), on the basis of one share of new \$50 par value preferred stock plus 4 1/4 shares of reclassified common stock of Pepco for each preferred share of Washington Railway, and of 40 shares of reclassified common stock of Pepco for each common share of Washington Railway; the sale at competitive bidding of 140,000 shares of new \$50 par value preferred stock of Pepco; the redemption of Pepco's presently outstanding preferred stock having an aggregate par value of \$7,000,000; the sale of Washington Railway's interest in the Capital Transit Company; the transfer of the properties of Great Falls Power Company ("Great Falls") to Pepco; and for the liquidation and dissolution of Great Falls, Washington and Rockville Railway Company of Montgomery County ("Rockville Railway") and Washington Railway; and



The Commission having instituted proceedings under section 11 (b) (2) of the act with respect to Washington Railway, and the two proceedings having been consolidated for purposes of hearing and disposition; and

The Commission having issued its notice of filing and order for hearing on said plan and on said proceeding instituted pursuant to section 11 (b) (2) of the act; and

Copies of said notice of filing and order for hearing and copies of said plan having been mailed to each of the security holders of Washington Railway (insofar as their identity was known and available), notice having been given to all interested persons, public hearings having been held at which hearings security holders of Washington Railway and other interested persons were afforded an opportunity to be heard, and the filing of briefs having been waived and oral argument not having been requested; and

Washington Railway having requested that the Commission enter an order finding that the transactions proposed in the plan are necessary and appropriate to effectuate the provisions of section 11 (b) of the act and fair and equitable to the persons affected thereby, and that the order conform to the pertinent requirements of Supplement R and section 1808 (f) of the Internal Revenue Code and contain the recitals, specifications and itemizations therein required; and

The Commission having considered the record and having this date issued its findings and opinion in respect to such consolidated proceedings;

**I. It is ordered,** In accordance with said findings and opinion, that said plan is necessary to effectuate the provisions of section 11 (b) of the act, and is fair and equitable to the persons affected thereby, and the plan and the proposed transactions incident thereto are approved and permitted to become effective pursuant to the applicable provisions of the act and the rules and regulations promulgated thereunder, subject to the following terms, conditions and reservations:

1. That Washington Railway shall request the Commission to apply, pursuant to sections 11 (e) and 18 (f) of the act, to an appropriate United States District Court for approval and enforcement of said plan and that upon such application the said United States District Court shall enter an order approving such plan and directing enforcement thereof.

2. That said plan be amended to make appropriate provision for payment of all reasonable fees and expenses incurred in connection with these proceedings and jurisdiction is hereby reserved to the Commission to pass upon all such fees and expenses and to make such further order or orders as it may deem appropriate with respect thereto.

3. That jurisdiction is hereby reserved to the Commission in accordance with applicable provisions of the act and rules and regulations promulgated thereunder over the issuance and sale of any securities by Pepco under the provisions of said plan.

4. That jurisdiction is hereby reserved to the Commission over the sale or other

disposition by Washington Railway of its holdings of securities of Capital Transit Company, together with the recording of any accounting entries by such company in connection therewith.

5. That jurisdiction is hereby reserved to the Commission with respect to the acquisition and retention by Pepco of the properties of Great Falls Power Company.

**It is further ordered,** In accordance with said findings and opinion, that with respect to the proceedings instituted pursuant to section 11 (b) (2) of the act regarding Washington Railway and Electric Company and The Washington and Rockville Railway Company of Montgomery County, that such companies shall be liquidated and dissolved, and that each shall take such steps or action, not inconsistent with the applicable provisions of the act and the rules and regulations promulgated thereunder, as may be necessary to effectuate such liquidation and dissolution.

**It is further ordered,** That jurisdiction be and it hereby is reserved to take such further action and to enter such further order or orders as the Commission may deem necessary or appropriate in these consolidated proceedings with respect to Washington Railway and Electric Company and The Washington and Rockville Railway Company of Montgomery County and each of their subsidiary companies.

**II. It is further ordered and recited,** That the following specific transactions involved in the consummation of the plan are approved or permitted and found to be necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935 and necessary or appropriate to the simplification of the Washington Railway holding company system:

(1) The sale, transfer and delivery by Washington Railway of all of the 120,000 shares of Capital Stock, of the par value of \$100 per share, of Capital Transit Company owned by it either to purchasers pursuant to competitive bidding or to such other persons pursuant to such method of sale as this Commission may hereafter approve, and the expenditure by Washington Railway of the proceeds of such sale, together with other funds of Washington Railway to the extent necessary toward the payment of that company's outstanding 1½% Bank Loan Notes due January 31, 1949, in the aggregate principal amount of \$2,800,000;

(2) The recapitalization of Pepco and, pursuant to such recapitalization (i) the amendment of the charter of Pepco so as to increase its authorized capital stock from \$30,000,000 to \$75,000,000, consisting of 400,000 shares of preferred stock, of the par value of \$50 per share, and 5,500,000 shares of common stock, of the par value of \$10 each, (ii) the transfer by Pepco of the necessary sum from surplus to capital so that its capital will be increased to \$33,862,500, (iii) the reclassification and conversion as an entirety of the 90,000 shares of common stock, of the par value of \$100 per share, of Pepco issued and outstanding and owned by Washington Railway, into 85,000 shares of new preferred stock, of the

par value of \$50 per share, and 2,961,250 shares of common stock, of the par value of \$10 per share (the dividend rate on the preferred stock will be 3.60% or such higher rate approved by this Commission as may be deemed necessary by Pepco in order to obtain a price to it of not less than \$50 per share for the 140,000 shares of such stock to be sold at competitive bidding for the purpose of financing the redemption of the presently outstanding preferred stock of Pepco and the 85,000 shares of new preferred stock are to be represented by certificates bearing the symbol B and of a distinctive color to distinguish them from the certificates for the above mentioned 140,000 shares of such stock), (iv) the issue, exchange, and delivery by Pepco to Washington Railway of certificates to represent said 85,000 shares of preferred stock and 2,961,250 shares of common stock of Pepco and the acquisition thereof by Washington Railway, and (v) the exchange, transfer and delivery by Washington Railway to Pepco of the certificate representing the presently outstanding 90,000 shares of common stock, of the par value of \$100 per share, of Pepco and the acquisition and cancellation thereof by Pepco;

(3) The dissolution and liquidation of Rockville Railway and, pursuant to such liquidation (i) the transfer and delivery to Washington Railway and the acquisition by Washington Railway of all the 1,666 shares of capital stock, of the par value of \$100 per share, of Great Falls owned by Rockville Railway; (ii) the cancellation by Washington Railway of all indebtedness of Rockville Railway to it; (iii) the transfer and delivery by Rockville Railway and the acquisition by Washington Railway of all remaining assets of Rockville Railway; (iv) the assumption by Washington Railway of all the liabilities of Rockville Railway; (v) the transfer and delivery by Washington Railway to Rockville Railway of the entire outstanding 5,500 shares of capital stock, without par value, of Rockville Railway; and (vi) the acquisition and cancellation by Rockville Railway of such shares of its outstanding stock;

(4) The dissolution and liquidation of Great Falls, and, pursuant to such liquidation (i) the conveyance, transfer and delivery by Great Falls of all of its assets, including cash, accounts receivable, and approximately 1,050 acres of undeveloped land at the Great Falls of the Potomac River and the acquisition by Washington Railway of all of such assets, (ii) the assumption by Washington Railway of the note of Great Falls payable to Pepco in the principal amount of \$15,000 and of any remaining obligations and liabilities of Great Falls, (iii) the cancellation by Washington Railway of all indebtedness owing to it by Great Falls, (iv) the transfer and delivery by Washington Railway to Great Falls of the entire outstanding 5,000 shares of capital stock, of the par value of \$100 per share, of Great Falls, and (v) the acquisition and cancellation by Great Falls of such shares of its outstanding stock;

(5) The payment of Washington Railway to Pepco of the note of Great Falls in the principal amount of \$15,000 to be



assumed by Washington Railway as described in paragraph (4) above and the cancellation by Pepco of such note and the delivery thereof to Washington Railway; and the conveyance by Washington Railway to Pepco of all real property previously transferred to it by Great Falls in the transaction referred to in paragraph (4) above in satisfaction of the agreement dated May 27, 1912 (as modified April 23, 1936), providing for the conveyance by Washington Railway to Pepco of such real property, and the acquisition of such real property by Pepco;

(6) The investment by Washington Railway as a contribution to capital or as paid-in surplus of Pepco of all assets of Washington Railway (other than \$10,000 of its cash and any securities of Pepco held by Washington Railway), including, but without limitation, in such assets to be so invested, cash, in excess of \$10,000, obligations of the United States, accounts and interest receivable, and prepaid insurance and taxes; the acquisition of such assets by Pepco, and the assumption by Pepco of all liabilities of Washington Railway including any liabilities of Rockville Railway and Great Falls assumed by Washington Railway in the transactions referred to in paragraphs (3) and (4) above;

(7) The dissolution and liquidation of Washington Railway, as follows:

(i) The transfer and delivery by Washington Railway of an aggregate of 361,250 shares of the common stock, of the par value of \$10 per share, of Pepco and of 85,000 shares of the new preferred stock, of the par value of \$50 per share, of Pepco (to be acquired by Washington Railway in the transaction described in paragraph (2) above), together with the appropriate adjustment for dividends as described in paragraph 8 of section III of the plan, in exchange for the 85,000 shares of the presently outstanding 5% preferred stock, of the par value of \$100 per share, of Washington Railway, such exchange to be at the rate of (a) one share of new preferred stock of Pepco, (b)  $4\frac{1}{4}$  shares of common stock, of the par value of \$10 per share, of Pepco and (c) an amount equal to accrued dividends on a share of 5% preferred stock of Washington Railway to the date upon which the plan is declared effective less the amount of dividends accruing on a share of the new preferred stock of Pepco to that date, for each share of 5% preferred stock of Washington Railway; the acquisition and cancellation by Washington Railway of such shares of 5% preferred stock; the issue by Washington Railway and the transfer and delivery of scrip in lieu of the transfer and delivery of fractional shares of common stock, of the par value of \$10 per share, of Pepco in such exchange, such scrip to have the terms and provisions described in the plan; the transfer and delivery of shares of common stock, of the par value of \$10 per share, of Pepco to the scrip agent and the sale, exchange, transfer and delivery of such shares by the scrip agent, either to the holders of scrip certificates in exchange therefor, or to purchasers of such shares pursuant to any sales thereof made in accordance with the terms and provisions

of such scrip certificates; the expenditure of funds by Washington Railway for the payment of the dividend adjustment referred to above in this subparagraph (i); the transfer and delivery of the 5% preferred stock by the holders thereof to Washington Railway in the exchange described in this subparagraph (i); and the acquisition by such holders of such new preferred stock, of the par value of \$50 per share, and common stock, of the par value of \$10 per share, of Pepco and of scrip in lieu of fractional shares of common stock in such exchange, and the combination and surrender of scrip certificates in exchange for shares of common stock, of the par value of \$10 per share, of Pepco or cash in accordance with the terms of such scrip. The exchange described in this subparagraph (i) shall be in full satisfaction of all rights of the holders of the 5% preferred stock of Washington Railway and such holders shall, upon the Plan being declared effective, cease to have any rights or interests whatsoever in Washington Railway or any of its assets, except the right to make the exchange described in this subparagraph (i);

(ii) The transfer and delivery by Washington Railway of an aggregate of 2,600,000 shares of the common stock, of the par value of \$10 per share, of Pepco (to be acquired by Washington Railway in the transaction described in paragraph (2) above), in exchange for the 65,000 outstanding shares of the common stock, of the par value of \$100 per share, of Washington Railway and/or Participating Units of Beneficial Ownership of Deposited Shares of such stock, such exchange to be at the rate of 40 shares of the common stock, of the par value of \$10 per share, of Pepco for each share of outstanding common stock of Washington Railway and one share of common stock, of the par value of \$10 per share, of Pepco for each Participating Unit; the surrender of the Participating Units by the holders thereof to the Depository under the agreement, pursuant to which such Units were issued, against receipt of one share of common stock of Washington Railway in exchange for each 40 Participating Units so surrendered; the acquisition by Washington Railway of its entire outstanding 65,000 shares of common stock, of the par value of \$100 per share, in the manner heretofore described in this subparagraph (ii) and the cancellation thereof when so acquired; the transfer and delivery of the common stock of Washington Railway by the holders thereof to Washington Railway in the exchange described in this subparagraph (ii); and the acquisition by such holders of common stock, of the par value of \$10 per share, of Pepco as described in this subparagraph (ii). The exchange described in this subparagraph (ii) shall be in full satisfaction of all rights of the holders of the common stock of Washington Railway and such holders shall, upon the Plan being declared effective, cease to have any rights or interests whatsoever in Washington Railway or any of its assets, except the right to make the exchange described in this subparagraph (ii);

(iii) The transfer and delivery of all assets of Washington Railway to Pepco, such assets to consist principally of such securities of Pepco as have not been delivered pursuant to the exchanges described in subparagraphs (i) and (ii) above and any cash held by Washington Railway; the acquisition by Pepco of such securities, cash and other assets and the assumption by Pepco of the obligation to continue to make the exchanges described in subparagraphs (i) and (ii) above and the carrying out by Pepco of all the steps in such exchanges described in said paragraphs as to be taken by Washington Railway.

By the Commission.

[SEAL]

ORVAL L. DuBois,  
Secretary.

[F. R. Doc. 47-5161; Filed, May 29, 1947;  
8:46 a. m.]

[File Nos. 54-92, 59-14, 54-19]

NEW ENGLAND POWER ASSN. ET AL.

# ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 20th day of May A. D. 1947.

In the matter of New England Power Association, Massachusetts Power and Light Associates, North Boston Lighting Properties, The Rhode Island Public Service Company, Massachusetts Utilities Associates Common Voting Trust, Massachusetts Utilities Associates, File No. 54-92, File No. 59-14, File No. 54-19.

New England Power Association, a registered holding company, the name of which is to be changed to New England Electric System, having filed a declaration under sections 6 (a), 7 and 11 of the Public Utility Holding Company Act of 1935 regarding the issuance and sale pursuant to the competitive bidding requirements of Rule U-50 of \$25,000,000 principal amount of —% debentures, due 1967, and \$50,000,000 principal amount of —% debentures, due 1977, and the issuance of \$10,000,000 principal amount of 10-year serial notes to certain banks, the proceeds of all of which debentures and notes, together with treasury funds, are to be applied to the prepayment of New England Power Association's two series of outstanding debentures, to the prepayment of 2 bank loans and to certain cash payments to public holders of preferred stocks of four of its subsidiary holding companies;

A public hearing having been held after appropriate notice and the Commission having made and filed its findings and opinion herein:

It is ordered, That said declaration be and become effective forthwith, subject to the terms and conditions contained in Rule U-24 and subject further to the following terms and conditions:

1. That the said proposed issuance and sale of —% debentures, due 1967, in the principal amount of \$25,000,000 and —% debentures, due 1977, in the principal amount of \$50,000,000 shall not be consummated until the results of the competitive bidding pursuant to Rule U-50



have been made a matter of record in this proceeding and a further order shall have been entered by the Commission in the light of the record as so completed, which order may contain further terms and conditions as may then be deemed appropriate, jurisdiction being reserved for such purpose; and

2. That jurisdiction be reserved over all legal fees and expenses and the fees and expenses of the financial advisers.

*It is further ordered*, Pursuant to the provisions of Rule U-100 (a), that the ten-day period for inviting bids as provided in Rule U-50 be and the same is hereby reduced to a period of not less than six days.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-5162; Filed, May 29, 1947;  
8:47 a. m.]

[File No. 68-84]

#### MARKET STREET RAILWAY CO.

#### ORDER TO SHOW CAUSE WHY STOCKHOLDERS' LIST SHOULD NOT BE FURNISHED

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of May 1947.

In the matter of Russell M. Van Kirk, Bloomfield Hulick, Edmund T. Willetts, committee for the Market Street Railway Company prior preference capital stock, File No. 68-84.

Russell M. Van Kirk, Bloomfield Hulick and Edmund T. Willetts ("petitioners"), the owners and holders of shares of Prior Preference Capital Stock of Market Street Railway Company ("Market Street") a nonutility subsidiary of Standard Gas and Electric Company ("Standard Gas"), a registered holding company, having filed a petition and a memorandum and supplement to petition with the Commission, pursuant to the Public Utility Holding Company Act of 1935 ("act"), and having requested in said filings various relief with respect to Market Street, including, inter alia, an order from this Commission directing the management of Market Street to provide said petitioners with a complete list of the names and addresses of all stockholders of Market Street; and

Said petitioners, by their attorney, having further advised the Commission that they have requested and demanded such a "stockholders' list" from Market Street and have not been furnished with same; and

The Commission having considered said petition and said memorandum and supplement to petition and such additional information as has been presented to it by the petitioners and being of the opinion that Market Street should show cause pursuant to the applicable provisions of the act and the rules and regulations promulgated thereunder why it should not provide the petitioners with a complete list of the names and addresses of all stockholders of Market Street, and that an opportunity for hearing should be afforded for that purpose;

*It is hereby ordered*, That a hearing should be held at 10:00 a. m., e. d. s. t., on the 4th day of June 1947, in the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, in such room as may be designated on that date by the hearing room clerk in Room 318, at which time Market Street shall show cause why it shall not provide petitioners with a complete list of the names and addresses of all stockholders of Market Street; and

*It is further ordered*, That Richard Townsend or any other officer or officers of this Commission designated by it for that purpose, shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a hearing officer under the Commission's rules of practice.

*It is further ordered*, That jurisdiction be and hereby is reserved to enter such further order as the Commission may consider necessary or appropriate with respect to any other relief that the petitioners have requested in their petition and memorandum and supplement to petition; and

*It is further ordered*, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing a copy of this order, by registered mail, to Market Street Railway Company, Standard Gas and Electric Company and Russell M. Van Kirk, Bloomfield Hulick and Edmund T. Willetts, and that notice shall be given to all other persons by general release of this Commission distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935, and that further notice be given to all persons by publication of this order in the *FEDERAL REGISTER*.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-5163; Filed, May 29, 1947;  
8:47 a. m.]

[File Nos. 4-63, 68-84]

#### MARKET STREET RAILWAY CO. ET AL.

#### NOTICE OF AND ORDER FOR PUBLIC HEARING AND DESIGNATING OFFICER FOR TAKING TESTIMONY, AND ORDER TEMPORARILY PROHIBITING CERTAIN PAYMENTS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of May 1947.

In the matter of Market Street Railway Company, and Standard Gas and Electric Co. and certain of its subsidiary companies, File No. 4-63; Russell M. Van Kirk, Bloomfield Hulick, Edmund T. Willetts, committee for the Market Street Railway Company prior preference capital stock, File No. 68-84.

The Commission having heretofore received a petition and a memorandum and supplement to petition filed by Russell M. Van Kirk, Bloomfield Hulick, and Edmund T. Willetts ("petitioners"), holders

and owners of and acting on behalf of the holders and owners of shares of Prior Preference Capital Stock of Market Street Railway Company ("Market Street"), a non-utility subsidiary of Standard Gas and Electric Company ("Standard Gas"), a registered holding company, and said petition and memorandum and supplement to petition reciting certain allegations with respect to Market Street and Standard Gas and its subsidiary, Public Utility Engineering and Service Corporation ("Public Utility Engineering"), formerly known as Byllesby Engineering and Service Company ("Byllesby Engineering") and requesting: that the Commission take jurisdiction and direct that an investigation be made and proceedings be had before the Commission to determine the legal and equitable rights of Standard Gas and the petitioners in the assets of Market Street; that the Commission direct the management of Market Street to provide petitioners with a complete list of the names and addresses of all stockholders of Market Street; that the Commission enjoin and restrain Standard Gas from voting any of its shares of stock of Market Street at the next annual meeting thereof; that the Commission enjoin and restrain Standard Gas and/or Market Street from proceeding with an action filed in the District Court of the United States for the Northern District of California, Southern Division, on January 20, 1947 wherein Standard Gas is plaintiff and Market Street is defendant; and that petitioners be granted certain other relief, as prayed in said petition; and

The Commission having been advised by its Public Utilities Division that an examination of the corporate structure of Market Street and of its parent Standard Gas, and of the relationships between said companies, has disclosed data establishing or tending to establish the following:

1. Market Street is a corporation organized under the laws of the State of California. It was engaged in the business of operating a street railway transportation system until the year 1944, when it sold its major physical assets to the City of San Francisco, California. Since that time it has been in the process of liquidation.

2. Standard Gas is a corporation organized under the laws of Delaware and is a registered holding company. Market Street is a subsidiary of Standard Gas by virtue of the fact that Standard Gas owns 39,250 shares 6% Cumulative Preferred, \$100 par, 25,500 shares of 6% Non-Cumulative 2d Preferred, \$100 par, and 61,900 shares Common, \$100 par, of Market Street, which, together, constitute 39.67% of the voting securities.

3. The Prior Preference Stock of Market Street is all owned by the public. Standard Gas owns substantial portions of the 6% Cumulative Preferred Stock, of the Second Preferred, and of the Common Stock of Market Street. There exists on the books of Market Street an open account in favor of Standard Gas which aggregated \$920,151 as of December 31, 1945.

4. Dividends on the 6% prior preferred stock were paid commencing on April 1, 1922 until January 1924, and



since that time no dividends have been paid. No dividends have ever been paid on the 6% cumulative preferred stock, the second preferred stock, or the common stock.

5. Accumulated dividend arrearages on the preferred stocks of Market Street as of December 31, 1945 aggregate \$16,556,362.50 on the Prior Preference Stock and \$7,405,472.25 on the Preferred Stock 6% Cumulative. The Second Preferred Stock is Non-Cumulative.

6. On or about September 29, 1944, Market Street sold its transportation properties to the City and County of San Francisco for the sum of \$7,500,000. Of that amount \$2,000,000 was paid to Market Street at the time of purchase, and the remaining \$5,500,000 was to be paid in installments as earnings became available. The initial proceeds of the sale plus the proceeds of a bank loan were used to redeem the then outstanding bonds of Market Street. Since the transfer of the properties, additional payments have been received aggregating \$2,500,000, and the bank loan has been repaid. As of December 31, 1946 there remains due and owing from the City on account of the balance of the purchase price the sum of \$2,500,000. Market Street has pending against it various law suits and other claims arising out of the operations of the Company prior to the sale of its properties.

The Commission having by separate order directed that a hearing be held as to whether Market Street should be required to provide petitioners with a stockholders' list, and it appearing appropriate to the Commission that the prayer of said petition requesting an investigation should be granted at this time, and that action with respect to the remaining prayers of said petition should presently be deferred pending the initiation of hearings upon such investigation; and it further appearing to the Commission that it is necessary and appropriate in the public interest and in the interests of investors and consumers, and in order that the Commission may properly perform its duties and responsibilities under section 11 of the Public Utility Holding Company Act of 1935 that, pursuant to the provisions of sections 11 (a), 18 (a), and 18 (b) of said act, a public investigation be held and an officer designated for the purpose of taking testimony, for the purposes hereinafter more fully set forth;

*It is therefore ordered*, Pursuant to sections 11 (a), 18 (a), and 18 (b) of the Public Utility Holding Company Act, that a public hearing be held the 24th day of June 1947, at 10:00 a. m., e. d. s. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. At said hearing inquiry will be made into and evidence will be received concerning the following matters:

(a) The relationships, past and present, between Market Street and its associate companies and affiliates, including particularly the relationships, past and present, between Market Street and

Standard Gas, Byllesby Engineering, and Public Utility Engineering;

(b) The character of the interests of Standard Gas in Market Street, including, without limiting the generality of the foregoing, the facts and circumstances giving rise to the open account now on the books of Market Street in favor of Standard Gas;

(c) In connection with the foregoing, and without limiting the generality thereof, the facts and circumstances concerning charges for services made by Byllesby Engineering and by Public Utility Engineering against Market Street, and particularly any such charges giving rise to and any transactions in connection with the issuance of securities, or the creation of an open account, by Market Street, to or in favor of Standard Gas or other past or present associate companies or affiliates of Standard Gas.

*It is further ordered*, That Richard Townsend or any other officer or officers of this Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a hearing officer under the Commission's rules of practice.

It further appearing that it is appropriate in the public interest and in the interests of investors or consumers that the status quo should be maintained pending the conduct of said investigation, but for not longer than a reasonable period, subject to further extensions by the Commission, and that for that purpose an order should be entered prohibiting payments by Market Street to Standard Gas as hereinafter provided, subject to the right of Standard Gas to seek vacation of such order upon proper showing;

*It is further ordered*, That, prior to said hearing and until the expiration of a period of 60 days following the date for hearing hereinbefore fixed, Market Street shall not pay to Standard Gas or to any person or corporation for the account of Standard Gas any sums of money or other property, and that Standard Gas shall not cause Market Street to make any such payment or transfer, and that Standard Gas shall not receive directly or indirectly any sums of money or transfers of property from Market Street except after application to the Commission and the entry of an order by the Commission approving any such payment or transfer of such property; provided, however, that said 60-day period may be extended or shortened by further order of the Commission, and provided further that Standard Gas or other interested persons will be offered an opportunity, at the aforesaid hearing, to seek the vacation of this paragraph of this order upon a proper showing.

*It is further ordered*, That the Secretary of the Commission shall serve a copy of this notice and order by registered mail on Standard Gas and Electric Company, Market Street Railway Company, Public Utility Engineering and Service Corporation, and Russell M.

Van Kirk, Bloomfield Hulick, Edmund T. Willets, as a Committee for the Market Street Railway Company Prior Preference Capital Stock, and that notice of this proceeding shall be given to all other persons by a general release of the Commission, distributed to the press and mailed to the mailing list for releases issued under said act, and by publication of this notice and order in the FEDERAL REGISTER.

*It is further ordered*, That jurisdiction be and hereby is reserved to separate either in whole or in part or for disposition in whole or in part any of the issues or questions which may arise in these proceedings and to take such other action as may appear necessary or appropriate pursuant to the provisions of the act and the rules and regulations thereunder, or that may appear conducive to an orderly, prompt and economic disposition of the matters involved herein.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-5160; Filed, May 29, 1947;  
8:46 a. m.]

[File No. 70-1466]

MICHIGAN CONSOLIDATED GAS CO. AND  
AMERICAN LIGHT & TRACTION CO.

ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 20th day of May 1947.

American Light & Traction Company ("American Light"), a registered holding company, and its subsidiary, Michigan Consolidated Gas Company ("Michigan Consolidated"), having filed a joint application-declaration and amendments thereto, under the Public Utility Holding Company Act of 1935, designating as applicable sections 6 (b), 7, 9, 10 and 12 (f) of the act and Rules U-43 and U-50 promulgated thereunder, with respect to proposed transactions as follows:

Michigan Consolidated proposes to issue and sell at competitive bidding an additional \$6,000,000 principal amount of its First Mortgage Bonds, —% Series, due 1969, under an Indenture supplemental to the Indenture securing the \$38,000,000 principal amount of First Mortgage Bonds outstanding. Michigan Consolidated also proposes to issue and sell at par to American Light, the owner of all of the outstanding common stock of Michigan Consolidated, and American Light proposes to purchase 276,805 shares of \$14 par value common stock for a cash consideration of \$3,875,270. American Light proposes to use treasury funds to make this purchase. The application-declaration states that the proceeds from the sale of the additional bonds and common stock will be used for the construction of property, the reimbursement of the corporate treasury for expenditures heretofore made for property additions and the retirement of



\$1,750,000 principal amount of temporary bank loans. It is also stated that \$2,500,000 of the proceeds of the sale of the bonds will be deposited with the Trustees under the Trust Indenture and the Supplemental Indenture securing the bonds, subject to withdrawal pursuant to the terms of the Indentures.

A public hearing having been held after appropriate notice, briefs having been filed and oral argument heard, and the Commission having considered the facts, briefs and oral argument, having filed its findings and opinion herein, and deeming it appropriate in the public interest and in the interest of investors and consumers that the application-declaration be granted and permitted to become effective:

*It is ordered*, That the application-declaration is hereby granted and permitted to become effective forthwith, subject, however, to the terms and conditions prescribed by Rule U-24 and subject also to additional terms and conditions as follows:

The proposed issuance and sale of the \$6,000,000 principal amount of bonds shall not be consummated until the results of the competitive bidding pursuant to Rule U-50 have been made a matter of record in this proceeding and a further order shall have been entered by this Commission upon the record as so completed, which order may contain such further terms and conditions as may be deemed appropriate, jurisdiction being reserved for this purpose.

By the Commission.

[SEAL]

ORVAL L. DuBois,  
Secretary.

[F. R. Doc. 47-5158; Filed, May 29, 1947;  
8:46 a. m.]

[File No. 70-1514]

SOUTHERN NATURAL GAS CO. AND FEDERAL  
WATER AND GAS CORP.

ORDER PERMITTING DECLARATION TO BECOME  
EFFECTIVE AND GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 22d day of May A. D. 1947.

Southern Natural Gas Company ("Southern Natural"), a registered holding company and a subsidiary of Federal Water and Gas Corporation ("Federal"), a registered holding company, and Federal having filed, respectively, a declaration and an application pursuant to sections 12 (f) and 10 of the Public Utility Holding Company Act of 1935 and Rules U-23 and U-43 promulgated thereunder with respect to the transactions summarized below:

Southern owns, among other things, all the outstanding common stock, consisting of 1,409,212 shares, of its non-utility subsidiary, Southern Production Company, Inc. ("Production"). Southern has outstanding a corresponding number of shares of common stock. It is contemplated that the Board of Directors of Southern will declare a dividend consisting of all the shares of common stock of Production payable pro rata at the rate of one share of the common stock of Production for each share of the common stock of Southern. Said dividend will be charged to earned surplus. Federal, as the owner of 765,022 shares of the common stock of Southern, will thereby receive a like number of shares of Production. Federal states that it intends to retain such shares of the common stock of Production for such period of time as would be required to effectuate the dissolution of Federal pursuant to a

plan to be filed with this Commission as soon as possible after the United States Supreme Court hands down its decision in "Securities and Exchange Commission v. Chenery Corporation, et al."

Said declaration and application having been filed, respectively, on April 25, 1947, and April 28, 1947, and notice of said filings having been duly given in the manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration and application within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The declarant and applicant having requested that the Commission's order herein become effective forthwith, and the Commission deeming it appropriate to grant said request; and

The Commission finding with respect to said declaration and application that the requirements of the applicable provisions of the Act and the rules thereunder are satisfied and that no adverse findings are necessary thereunder, and deeming it appropriate in the public interest and in the interests of investors and consumers that said declaration and application respectively, be permitted to become effective and granted;

*It is hereby ordered*, Pursuant to Rule U-23 and the applicable provisions of said act, and subject to the terms and provisions prescribed in Rule U-24, that said declaration and application be, and the same hereby are, respectively, permitted to become effective and granted forthwith.

By the Commission.

ORVAL L. DuBois,  
Secretary.

[F. R. Doc. 47-5159; Filed, May 29, 1947;  
8:46 a. m.]



